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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-18
Saturday, 3 May 2008

Toronto

ISSN 0030-2937
Le samedi 3 mai 2008

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

Robert Z. Ball
7004 Road 38, R. R. # 1, Verona, ON K0H 2W0

39940-A

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-7815, as follows:

For the transportation of students for the Limestone District School Board between points in the County of Frontenac and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Donna Dillabough
35312 Highway 28 E., General Delivery
McArthurs Mills, ON K0L 2M0

47546

Applies for a public vehicle (school bus) operating licence, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario, the Airy and Sabine District School Authority between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Gordon Earl Douglas
1252 Fort Stewart Rd., R. R. # 4, Bancroft, ON K0L 1C0

34776-A

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-7305, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario, the Airy and Sabine District School Authority between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Russell W. Forsyth
1450 Danforth Road, R. R. #1, Hillier, ON K0K 2J0

47547

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-6137, as follows:

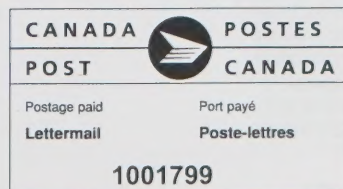
For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario, the Airy and Sabine District School Authority between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid School Board.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs

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1081



PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

James Earl Handley (o/a Handley Busing) 16906-D
1571 County Road 10, R. R. #3, Picton, ON K0K 2T0

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-5599, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario, the Airy and Sabine District School Authority between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Mildred E. Jones-Antoine 45285-A
P. O. Box 285, 14180 Rd. 38, Sharbot Lake, ON K0H 2P0

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-8176, as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Frontenac and Lanark and the United Counties of Lennox and Addington and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

Request Limousine Services Inc. 46650
32 Claridge Crescent, Whitby, ON L1R 3E2

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Kawartha Lakes, the Regional Municipalities of Durham, York and Peel to the Ontario/Québec, Ontario/Manitoba and the Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction and return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

Applies for a public vehicle operating licence as follows: **46650-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Kawartha Lakes, the Regional Municipalities of Durham, York and Peel.

Patti E. Robinson 30905-A
608 Graphite Road, R. R. # 1, Maynooth, ON K0L 2S0

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-3506, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board between points in the Counties of Frontenac, Hastings and Prince Edward and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

William Byron Scott 44395-A
7 Lake Street, Box 368, Picton, ON K0K 2T0

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-7921, as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Hastings and Prince Edward and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board

John H. Watson (Watson's Bus Lines) 46153-A
R. R. # 1, 4701 Kerr Lane, Harrowsmith, ON K0H 1V0

Applies for an amendment to public vehicle (school bus) operating licence Number PVS-6760, as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Frontenac and Lanark and the United Counties of Lennox and Addington and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board

(141-G184) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-05-03

AFFORDABLE TEMPS LTD.	002012515
AL MACCA GROCERY & HALAL MEAT LTD.	001610450
ALLENBARRY MOTORS LTD.	001548712
B D M INC.	001389658
BELGRAVE MANOR PRODUCTIONS INC.	001545978
BREMEL CO. LTD.	000362741
C.D. SONTER EMPLOYEES' HOLDING COMPANY LTD.	001476916
CAPITAL AIRPORT CADDIE LIMOUSINE INC.	001135040
CBAO ENTERPRISES INC.	001510189
CEYCAN TRAVEL & TOURS INC.	002029085
CHRYSLIS SOFTWARE INC.	000813032
CLAIMS MARKETING INC.	001517799
DANKA DELI LIMITED	001100119
DIREMCO ELECTRIC LTD.	000698196
EPOCH MANAGEMENT INC.	000771898
ETRA INC.	001367134
EXPRESS LINE 2000 INC.	001375351
FASTRAX FINANCIAL CORP.	001357524
FBANX TAX SERVICES INC.	001562913
FEASTABILITIES INC.	001142372
FINO CONTRACTING INC.	001286195
FIRST FEDERAL BANCORP (CANADA) INC.	000809980
FLYING PUCK ADVERTISING INC.	001530232
FREEHAND MULTIMEDIA INC	001221147
G.S. COLLARD HOLDINGS LIMITED	000619496
G-TECH AUTOMOTIVE SUPPLY INC.	001335222
GEMERA GOLF LINX INC.	001457721
GREEN OPAL MANAGEMENT CORPORATION	001511413
GUYTRIN ENVIRONMENTAL SERVICES INC.	001359600
HAPPY BAGEL INC.	001299364
HOFINATOR ENTERPRISES LTD.	001551738
HUNTINGWOOD CLEANERS LIMITED	000390041
IMAGE INDUSTRIAL REFINISHING INC.	000721152

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
J. C. STEEL ERECTORS LIMITED	001472554
JACOB PRODUCTS LTD.	001342724
KAVITHAS INC.	000913892
MAJESTIC FLORAL DESIGN INC.	001393067
MINKO HOLDINGS LIMITED	002023251
MITZ DEVELOPMENTS INCORPORATED	000596153
MONITOR PLUS INC.	001297297
NEUROGRAPHICS INC.	001030117
NIAGARA NEW HOME SALES LTD.	001397977
NUR OF CANADA LTD.	000457757
OMEGA FINE FOODS INC.	001086272
ONTARIO CLASSIC BEVERAGES LIMITED	001565264
PACE AUTOSPORT INC.	001514999
PANJAN CONSULTING INC.	001050852
PR CALI FOOD & BEVERAGE INC.	002041334
RE/MAX ROSELAND REALTY LTD.	000586037
RESIDUE INC.	001609479
RON MCLAREN HOLDINGS LTD.	000746509
ROTOLO CONSULTANTS LTD.	000572073
RSH CONTRACTING INC.	001361043
S. J. MACKENZIE CO. LTD.	000701236
SAM SACCO BOWLING CONSTRUCTION LIMITED	000482457
SHAK ENTERPRISES INC.	002027976
SLIMLITE SKYLIGHTS INC.	000933997
SNI TECHNOLOGIES CORPORATION	001608922
STELERECT LIMITED	000231433
SUNTORCAN INTERNATIONAL INC.	001274795
SUPER FINE ELECTRONICS LTD.	001483944
T.O. HEALTH SERVICES INC.	001480302
TAAB INC.	001176606
TECH CONSOLES INC.	002041761
THE CRYSLIS FOUNDATION LTD.	001469879
THE JESTER'S DEN INC.	001149076
THE MOST SUPERIOR INVESTMENT CORPORATION	001101404
THERESA FLINT ENTERPRISES INC.	000838955
TIA VENTURA & COMPANY INC.	001164323
TWO BITS STUNTS INC.	001469350
V.I.P. TOURS INC.	001159634
VITARA INNOVATION INC.	001508040
W. RETTINGER SERVICES INC.	000604836
WIRTZ GROUP PERSONNEL INC.	000745246
WORLD-TRANS INTERNATIONAL INC.	001218394
XCELARATOR MARKETING INC.	002016816
ZIRI MANAGEMENT INC.	001523672
1032028 ONTARIO LIMITED	001032028
1058923 ONTARIO INC.	001058923
1125888 ONTARIO INC.	001125888
1239460 ONTARIO INC.	001239460
1279310 ONTARIO INC.	001279310
1280156 ONTARIO LTD.	001280156
1290893 ONTARIO INC.	001290893
1293377 ONTARIO INC.	001293377
1324016 ONTARIO LIMITED	001324016
1333916 ONTARIO INC.	001333916
1401297 ONTARIO INC.	001401297
1415693 ONTARIO LTD.	001415693
1420559 ONTARIO LIMITED	001420559
1424350 ONTARIO INC.	001424350
1425255 ONTARIO LTD.	001425255
1454444 ONTARIO INC.	001454444
1474544 ONTARIO LIMITED	001474544
1487707 ONTARIO INC.	001487707

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1489450 ONTARIO INC.	001489450
1498228 ONTARIO INC.	001498228
1503918 ONTARIO INC.	001503918
1504353 ONTARIO INC.	001504353
1510265 ONTARIO LIMITED	001510265
1552383 ONTARIO INC.	001552383
1558777 ONTARIO CORP.	001558777
1559659 ONTARIO INC.	001559659
1561631 ONTARIO INC.	001561631
1564725 ONTARIO INC.	001564725
1587263 ONTARIO LIMITED	001587263
1587426 ONTARIO INC.	001587426
2010134 ONTARIO INC.	002010134
2010970 ONTARIO LIMITED	002010970
2014938 ONTARIO LIMITED	002014938
4D CONCEPTS INC.	001315787
518056 ONTARIO LIMITED	000518056
581357 ONTARIO INC.	000581357
584416 ONTARIO LIMITED	000584416
59 CORPORATION LIMITED	000347858
724789 ONTARIO LIMITED	000724789
755249 ONTARIO INC.	000755249
770696 ONTARIO INC.	000770696
838613 ONTARIO LIMITED	000838613
934745 ONTARIO LTD.	000934745

M. KALSBECK

Director, Companies and Personal Property
Security BranchDirectrice, Direction des compagnies et des
sûretés mobilières

(141-G185)

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CAN & WILL ASSIST CORP.	001223839
CANADIAN GRAPHIC EXPORT INC.	001288624
CANADIAN PLASTICS AND TEXTILES MARKETING INC.	001288769
CANADIAN POWER SOURCE INC.	001279984
CIIC - CANADIAN INTERNATIONAL IMPORT CO. LTD.	001274756
COMPUTER LIQUIDATION OUTLET INC.	001280014
DAN DESIGN CONSULTANCY INCORPORATED	001277749
DIVINE SYSTEMS INC.	001287612
D2 (MFG.) INC.	001279298
EL-FADY & CORPORATION INC.	001274256
EMERALD LAKE HOLDINGS INCORPORATED	001267752
ENVIRONMENTAL ANALYSIS INC.	001278089
FAI HUANG FASHION LIMITED	001276014
FRIENDLY CUP DONUTS & DELI LTD.	001285731
GOODFUTURE ENTERPRISES INC.	001289685
GREEN WAY LTD.	001275078
HOME DECOR FURNISHINGS INC.	001266370
JOEL J. VERMEERSCH REAL ESTATE INC.	001273812
KELCAN INVESTMENTS LTD.	001272835
L. & W. DEVELOPMENTS INC.	001154505
LACKOFUNDS PRODUCTION INC.	001275306
LANMARK SYSTEMS INC.	001257355
LIFE-TIME HOME IMPROVEMENTS LTD.	001279538
LIKA DRYWALL SYSTEMS LIMITED	001285190
MARGIN CONSULTING & CONTRACTING INC.	001275817
MARINOR & NEIVA MAINTENANCE LIMITED	001283566
MCCULLOCH COMPUTER CONSULTING INC.	001273383
MEASURE UP FLOOR PLANNING SERVICES INC.	001276477
MICROPOINT LIMITED	001275527
NAMA SOFT INC.	001282392
NANINI IDR INC.	001278243
NORM ELLIS TRUCKING LTD.	001273939
P.G.S. INTERNATIONAL CONSULTANTS (CANADA) INC.	001286068
PARDY LINE TELECOMMUNICATIONS INC.	001278240
RAMNATH HOLDINGS INC.	001284328
RENTREE FURNITURE CORPORATION	001276261
RICHICA INC.	001282365
SAKERETT INC.	001286768
SHANWILL TECHNOLOGY SERVICES INC.	001277493
SINO-CAN WEALTH ENTERPRISES CO. LTD.	001280976
STRATEGIC INK PUBLISHING LTD.	001281857
SYNTAXIS ONLINE INC.	001165235
SYSTEMS PLUS SPACE MANAGEMENT INC.	001284689
TEDSAT CORP.	001275589
THE GIVING TREE LTD.	001277167
TILBURY DAY CARE INC.	001287611
V-ONE INC.	001280435
VALHALLA REALTY CORP.	001276927
VICTORY TRADITIONS (WHITBY) LIMITED	001275902
VISION INC.	001282056
WIZ-NIZ CONSULTING INC.	001273744
XIANDA (CANADA) INC.	001223561
1112070 ONTARIO INC.	001112070
1173651 ONTARIO INC.	001173651
1191582 ONTARIO LIMITED	001191582
1230939 ONTARIO INC.	001230939
1264025 ONTARIO LIMITED	001264025
1266110 ONTARIO INC.	001266110
1266739 ONTARIO INC.	001266739
1267525 ONTARIO INC.	001267525
1267567 ONTARIO INC.	001267567
1267785 ONTARIO LTD.	001267785
1270389 ONTARIO LIMITED	001270389
1273285 ONTARIO INC.	001273285
1275214 ONTARIO LIMITED	001275214
1275289 ONTARIO LIMITED	001275289
1275297 ONTARIO INC.	001275297

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-04-07	
ASHWOOD CENTRAL INC.	001263385
BEJENEN ENTERPRISES INC.	001275605
BLASTWORKS HOLDINGS INC.	001277246
BLUEWATER INDUSTRIAL CLEANING INC.	001230947
BUILDING PERSONNEL PLACEMENT (HAMILTON) INC.	001274257
CAFE ROUGE INC.	001276633
CALVIN E. CONSTRUCTION LIMITED	001288067

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1275433 ONTARIO INC.	001275433
1275808 ONTARIO INC.	001275808
1275819 ONTARIO LIMITED	001275819
1276171 ONTARIO INC.	001276171
1276642 ONTARIO INC.	001276642
1276846 ONTARIO INC.	001276846
1277205 ONTARIO INC.	001277205
1277372 ONTARIO INC.	001277372
1277751 ONTARIO INC.	001277751
1278077 ONTARIO LTD.	001278077
1278259 ONTARIO LIMITED	001278259
1279985 ONTARIO LIMITED	001279985
1280004 ONTARIO LIMITED	001280004
1280018 ONTARIO LIMITED	001280018
1280957 ONTARIO LIMITED	001280957
1281385 ONTARIO LIMITED	001281385
1281876 ONTARIO INC.	001281876
1282090 ONTARIO INC.	001282090
1283897 ONTARIO INC.	001283897
1284486 ONTARIO INC.	001284486
1284831 ONTARIO INC.	001284831
1284901 ONTARIO LTD.	001284901
1285065 ONTARIO LTD.	001285065
1285739 ONTARIO INC.	001285739
1287256 ONTARIO LIMITED	001287256
1287271 ONTARIO LIMITED	001287271
1288002 ONTARIO LTD.	001288002
1289707 ONTARIO LTD.	001289707
1482569 ONTARIO INC.	001482569

M. KALSBECK

Director, Companies and Personal Property
Security BranchDirectrice, Direction des compagnies et des
sûretés mobilières

(141-G186)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-07	
657634 ONTARIO INC.	000657634
2008-03-19	
THOMAS A. CROSSMAN INTERNATIONAL LIMITED	000359457
2008-03-28	
BRYDALE DEVELOPMENTS (TORONTO) INC.	002002514
2008-04-02	
BANKTEN MANAGEMENT HOLDINGS LIMITED	000945003
COMPUTER PAINTS ALLIANCE INC.	001599173
FILYO MAINTENANCE SERVICES INC.	000958017
J.P. INDUSTRIES INC.	000980210
MACKENZIE MORTGAGE HOUSE INC.	001627373
PH GARDEN MARKETING LIMITED	000380215

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PORTAL.COM INC.	001334431
S&P ATM SERVICES INC.	002025833
SAUBER CORPORATION	001188691
SIGNIOS INC.	002004839
WOODLANDS MECHANICAL INC.	001298885
596550 ONTARIO LIMITED	000596550
846137 ONTARIO LIMITED	000846137
2008-04-03	
A. RECSKA LANDSCAPING & GARDENING LIMITED	000355446
AENA INC.	002066851
ANTIGONI ENTERPRISES LIMITED	000619056
DANCOX ENTERPRISES INC.	001212365
DE CONNIE WINNIE INC.	001362741
FOLIAGE LANDSCAPE DESIGN LTD.	002104404
G.B. HOOPER & SON LIMITED	000914241
J.G. LOGISTICS INC.	001365129
SEAFORTH & CLINTON AMBULANCE SERVICE LTD.	000891946
SONG OF CHINA LTD.	001271284
1303608 ONTARIO LTD.	001303608
1626912 ONTARIO INC.	001626912
2089047 ONTARIO LTD.	002089047
2008-04-04	
CAN CAM COSMETICS INC.	002010502
E. MARKLE INC.	001333813
JAMES BUTCHER SERVICES INC.	001037192
KEENMAR LIMITED	000870287
LAKING + BOIVIN + ASSOCIATES INC.	001259669
MYZN ENTERPRISES INC.	001515096
NATIONAL SYSTEMS TRANSPORTATION INC.	001188011
SPRUCE LANE STABLE INC.	001059283
TELEMINDER INCORPORATED	001189572
1022069 ONTARIO INC.	001022069
1120077 ONTARIO INC.	001120077
1142395 ONTARIO LIMITED	001142395
1495128 ONTARIO INC.	001495128
1540164 ONTARIO INC.	001540164
1558301 ONTARIO INC.	001558301
1716885 ONTARIO INC.	001716885
2008-04-05	
CANADIAN SHIELD MANAGEMENT LTD.	001458444
1334432 ONTARIO LTD.	001334432
2008-04-07	
A TO Z SYSTEMS CONTRACTORS INC.	001200178
ADO PHARMA INC.	001665560
BURGMAN SOFTWARES LTD.	000815093
DNG INDUSTRIES LTD.	001299396
ENTEC CANADA, INC.	001357133
GEILLS HOLDINGS INC.	000723061
GEOPETE INVESTMENTS INC.	000670462
GLOBAL INVENTORY MANAGEMENT SOLUTIONS, INC.	002086728
GTA BUILDERS GROUP INC.	001674854
HAYDION CORPORATION	000435830
JACK R. DESMARAIS COMMUNICATIONS INC.	000627026
JAKA'S COFFEE & BUBBLE TEA INC.	001453582
JANDIA LIMITED	001033217
KAMA BOTTLING COMPANY LTD.	001605765
KAMA HOLDINGS LTD.	001605763
LARRY W. WILMSHURST REAL ESTATE APPRAISALS LIMITED	000560752
LUPA CONSTRUCTION LIMITED	000556824
MARK SWAIN MOTORSPORTS INC.	001441694
NIGHTHAWK CHARTERS INC.	001264215
NORM WARREN REALTY INC.	001210993
OFFICE ADVANTAGE INC.	000944542
ONTARIO GARAGE SUPPLIES LTD.	000349654
PACIFICA GROUP VENTURES INC.	001644710

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PAPER MOON INC.	001580773
PBGR MARKETING MANAGEMENT INC.	001469831
PRIME SPORT SERVICES INC.	000988137
QUANTUM PROCESS SERVICES LTD.	001277088
SILVER BEACH CAMPGROUND PARK GROUP INC.	002045362
SPEEDWAY AUTO SERVICES LIMITED	000300395
SWIVEL BAIL INC.	000740806
THE MARKET PEOPLE INC.	001179271
THE SHERWOOD COMMUNICATIONS GROUP LTD. LE GROUPE DE COMMUNICATIONS SHERWOOD LTEE	000812306
TORONTO BAM BOO DINING LOUNGE INC.	000536527
WILLIAM G. WEBER LIMITED	000224825
WOOLBROOKS DESIGN LTD.	001055491
1016141 ONTARIO INC.	001016141
1058833 ONTARIO INC.	001058833
1123596 ONTARIO LIMITED	001123596
11242 WARDEN AVE. HOLDINGS INC.	001563493
1257208 ONTARIO LIMITED	001257208
1364490 ONTARIO INC.	001364490
1391494 ONTARIO INC.	001391494
1472615 ONTARIO LTD.	001472615
1705884 ONTARIO INC.	001705884
2011964 ONTARIO LIMITED	002011964
2062106 ONTARIO INC.	002062106
2097976 ONTARIO INCORPORATED	002097976
2126090 ONTARIO LTD.	002126090
447699 ONTARIO LIMITED	000447699
676719 ONTARIO LIMITED	000676719
682381 ONTARIO LIMITED	000682381
806321 ONTARIO INC	000806321
2008-04-08	
DANEM HOLDINGS LIMITED	000884020
EFFICIENCY ELECTRIC INC.	002024808
GABRA & JONATHAN PHARMACY INC.	002066684
GRANYMEDE INVESTMENTS LIMITED	000928643
HUNJAN TRANSPORT LTD.	002067451
J.C.J. MALOTT ENTERPRISE INC.	001184086
KAMA FRANCHISING LTD.	001605764
MARIE CLUTHE DESIGN INC.	000955804
PAXPORT LAGUNA INC.	001077101
R. MUELLER HEATING (1992) INC.	000981593
SAGEWOOD RESOURCES LIMITED	000028293
TED'S PHARMACY LIMITED	000259722
UNIVERSAL BARGAIN WHOLESALERS INC.	001559950
VENETIAN GARDENS REALTY LIMITED	000245441
VRAJESH G. NAYAK INC.	002106917
W.R. KEY INDUSTRIES LIMITED	000362439
Y2K ELECTRIC LTD.	001348137
1199352 ONTARIO LTD.	001199352
1561111 ONTARIO INC.	001561111
1563428 ONTARIO INC.	001563428
1675031 ONTARIO LIMITED	001675031
2058340 ONTARIO INC.	002058340
292061 ONTARIO INC.	000292061
560863 ONTARIO LIMITED	000560863
728086 ONTARIO LIMITED	000728086
813071 ONTARIO INC.	000813071
929392 ONTARIO INC.	000929392
2008-04-09	
B & K KENT FARMS LIMITED	000208798
BRANDISON INC.	001172730
DEJONGE FARMS INC.	000574151
EMPRESS OPTICAL INC.	001719615
FREEDOM VIDEO ENTERTAINMENT INC.	001312999
GOLDEN ARGOSY ENTERPRISES INC.	001064468
GOODFIELD GIROLAMETTO CONSULTING INC.	001172801
HOTTON INVESTMENTS INC.	001335072
KOUSHIS FASHIONS INC.	001525354

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LAWRENCE X-RAY & ULTRASOUND INC.	001638946
NASA FOOD INC.	001336827
NEAL ENTERPRISES LIMITED	002036667
NNT CATERING INC.	002073383
OCOVICH EXCAVATING LTD.	000506023
PRO SHUTTERS INC.	001476951
RUHE DRAFTING & DESIGN INC.	001405308
SELKIE CONSULTING INC.	001206009
SHERIDAN COMMUNICATIONS LIMITED	001376860
STALEY ASSOCIATES, INC.	001395446
STAN J. GREEN PLUMBING & HEATING CO. LTD.	000771481
SUZANNE STREET PROPERTY LIMITED	000497466
SWO PARTNERS INC.	001537404
TELEVIDEO GAMES LTD.	000812696
TSR/LO MARINE SURVEYS LTD.	001553152
TWEED FIREPLACE SYSTEMS INC.	001085450
TYPUGRAPHICS INVESTMENTS LIMITED	001214051
WESTVIEW DENTAL LABORATORIES LTD.	000309413
YISA TRANSPORTATION LTD.	002139679
YONGE-NORTON HOLDINGS LTD.	001731565
1068561 ONTARIO LTD.	001068561
1126482 ONTARIO INC.	001126482
1146668 ONTARIO INC.	001146668
1405999 ONTARIO INC.	001405999
1472678 ONTARIO LTD.	001472678
1483115 ONTARIO LTD.	001483115
1546755 ONTARIO LIMITED	001546755
1589841 ONTARIO LIMITED	001589841
1596398 ONTARIO LIMITED	001596398
1602188 ONTARIO INC.	001602188
2010157 ONTARIO LTD.	002010157
2031967 ONTARIO INC.	002031967
2044988 ONTARIO LTD.	002044988
2068692 ONTARIO INC.	002068692
2117656 ONTARIO INC.	002117656
539600 ONTARIO LTD.	000539600
625242 ONTARIO INC.	000625242
749563 ONTARIO LIMITED	000749563
910651 ONTARIO INC.	000910651
990931 ONTARIO INC.	000990931
2008-04-10	
AL-MADINA GROCERS AND HALAL MEAT INC.	002014636
ALL DIMENSION ENTERPRISE INC.	001276106
ARCADIA SYMINGTON AVENUE DEVELOPMENT INC.	001131386
BARMAG INC.	001354506
BASIL MLYNCZYK LIMITED	000371623
BEST TREATS INC.	001281091
CANSTAR INTERNATIONAL INC.	002054894
CASTECH ELECTRIC LTD.	000849145
CROSSROADS RESTAURANT AND TAVERN LTD.	001324722
DEN-DAN-DAR INC.	000631356
DHILLON ENGINEERING LTD.	001251379
DIGGERS DOG WASH & GROOMING SALON LTD.	002101879
DUCHARME HOLDINGS LIMITED	000446418
E-ZEE CAR & TRUCK RENTAL INC.	001446495
EVERYDAY INTERNATIONAL LTD.	001622679
HANENBURG CONSTRUCTION LIMITED	000243091
HOSING ROOFING INC.	001693725
IDEAL TILE AND CARPET INVESTMENTS INC.	002083424
JACADON AIRWAYS INC.	000810888
KWICK LINKS LTD.	002085723
LYTTLE HOLDINGS (TRENTON) LTD.	000497566
MAAS SPORTSWEAR INC.	001167842
MANTRA ENTERPRISES LIMITED	000146584
MANTUM CORPORATION	001631270

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MARSH BUSINESS SYSTEMS INC.	000624648
METWORK MACHINE & TOOL CO. LTD.	000682293
MOSES INVESTMENTS LIMITED	000107231
P.O.E.T.S. HOLDINGS CORP.	000558442
PAUL'S DESIGN INC.	001589703
PEAK DECORATING LTD.	001103728
R.S.W. BUSINESS GROUP INC.	001158488
SPROTT SECURITIES GP INC.	002081106
SUNSTAR EXPRESS INC.	000874432
TROUT LAKE MARINE (1987) LTD.	000736809
WALMER FOREST PROPERTIES LTD.	000450434
1144056 ONTARIO INC.	001144056
1201168 ONTARIO LIMITED	001201168
1233882 ONTARIO INC.	001233882
1273694 ONTARIO LIMITED	001273694
1333749 ONTARIO INC.	001333749
1510399 ONTARIO LIMITED	001510399
1565132 ONTARIO INC.	001565132
1574683 ONTARIO LTD.	001574683
2013295 ONTARIO LIMITED	002013295
2099001 ONTARIO INC.	002099001
601907 ONTARIO INC	000601907
682379 ONTARIO LIMITED	000682379
816246 ONTARIO LIMITED	000816246
841574 ONTARIO LTD.	000841574
2008-04-11	
ADVANCE INTERNATIONAL TECHNOLOGY INC.	001490864
ALBION WELDING CO. LTD.	000399359
CAMBEN CORPORATION	001315175
DCL COMPANY INCORPORATED	000446114
HAULGISTIX LTD.	001393502
HOMECARE BUILDING CENTRES LIMITED	000386023
J. & L. WIESE FARMS LTD.	001232156
KATE MULLANE ENTERPRISES INC.	001049463
LISCIO TECHNOLOGY INC.	002114810
M.G. RESOURCE MANAGEMENT LTD.	001336377
MEDIATRIX MANAGEMENT SERVICES, INC.	001561648
MIKE JOHNSON TREE SERVICE LTD.	000756696
MOE SMITH SALES INC.	000799503
SHEL-MAR POWER EQUIPMENT LIMITED	000112064
V & E DRIVING SERVICES INC.	001239628
YAUPON CANADA INTERNATIONAL VENTURES GROUP INC.	002097836
1073647 ONTARIO INC.	001073647
1336605 ONTARIO LIMITED	001336605
1349031 ONTARIO INC.	001349031
1467052 ONTARIO LTD.	001467052
2120118 ONTARIO INC.	002120118
590904 ONTARIO INC.	000590904
705143 ONTARIO INC.	000705143
985196 ONTARIO LIMITED	000985196
2008-04-14	
BROWN GOOSE HOLDINGS INC.	001712111
DEEP GOODS CARRIER INC.	002038372
ELIXIR RESTAURANT CAFE & CATERING LTD.	001379671
FLASH COIFFURES LTD.	001227958
GARRY SCARLETT TRUCKING LTD.	001060348
JEMKAY INVESTMENTS INC.	000897917
LAGINHA ENTERPRISES LTD.	000379422
LEALCORP HOLDINGS INC.	000463339
NAILADY LIMITED	000527622
NORTH AMERICA KVDON INTERNATIONAL INVESTING DEVELOPMENT CO., LTD.	001708990
NOTABLE PROPERTIES INC.	000582164
NT CENTURY INC.	001557441
OVERTIMESHARE.COM INC.	002041607
SAM CONSULTANTS (CANADA) INC.	001437973
SAWDON'S FURNITURE AND APPLIANCE CENTRE LIMITED	000201811

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SHANDEX MANAGEMENT CORPORATION	001570059
SUSAN WATSON CONSULTING INC.	002004792
TBI GROUP INC.	001199366
THE WILPERS INVESTORS AND DEVELOPERS LTD.	000360271
TORGIS & SON LIMITED	000123426
YU SERVICES INC.	002016756
1244574 ONTARIO INC.	001244574
1402200 ONTARIO LTD.	001402200
1407673 ONTARIO INC.	001407673
1499075 ONTARIO LIMITED	001499075
1671167 ONTARIO LTD.	001671167
2-4 YONGE STREET (HUNTSVILLE) INC.	001475674
2003831 ONTARIO INC.	002003831
826288 ONTARIO LTD.	000826288
828341 ONTARIO LIMITED	000828341
2008-04-15	
ADVANTAGE BOOKS INC.	001168906
BOMBAY TOUCH LTD.	002054482
CAYO LTD.	000119906
DR. FOOTWEAR SHOE REPAIR INC.	001372218
E&G ALLO PHOTO LTD.	000685244
HALTON HILLS TAE KWON DO INC.	001377152
MAGDA COLLINS HOLDINGS LIMITED	000626464
MAYNIR INVESTMENTS LTD.	001204012
MCALPINE STREET INVESTMENTS LTD.	000801948
MCKIECHAN & ASSOCIATES INC.	001110552
MEDICAL EXAMINATION EXPERTS INC.	002007659
MISCELLANEOUS MAINTENANCE (1998) INC.	001288811
NORTH AMERICA TRADING CO. LTD.	001321328
ORIENTAL CITY BUFFET RESTAURANT LTD.	001653113
S&P PIZZA LIMITED	001288093
STEVEN P. VARGA REAL ESTATE LTD.	000406267
SUPER WEST HOMES INC.	001312101
THE PROMIDEAS GROUP INC.	001049693
UPRIGHT TENTS AND AWNINGS LTD.	002134945
1122347 ONTARIO INC.	001122347
1237176 ONTARIO LTD.	001237176
1253398 ONTARIO LIMITED	001253398
1558835 ONTARIO INC.	001558835
1564454 ONTARIO INC.	001564454
1571013 ONTARIO LTD.	001571013
1686532 ONTARIO INC.	001686532
2078175 ONTARIO INC.	002078175
848459 ONTARIO LIMITED	000848459
2008-04-16	
CONEL LIMITED	001666724
DALE AUSTIN REALTY LTD.	000813294
GEARS RACING INSTITUTE LTD.	001437327
J. FOLEY PLUMBING & HEATING LIMITED	000434992
M.J. BOOTH ASSOCIATES INC.	000692316
MEE WOO CO. LTD.	000739003
THE LONE FIDDLE LIMITED	001689498
TRIQUEST EQUITIES & INVESTMENTS INC.	001529238
W.J. HILLIER ENTERPRISES LIMITED	000290864
WILSON STRAPPING DISPENSERS LTD.	001628574
1243724 ONTARIO INC.	001243724
1570259 ONTARIO LTD.	001570259
2055448 ONTARIO INC.	002055448
2055502 ONTARIO INC.	002055502
2066366 ONTARIO INC.	002066366
792727 ONTARIO INC.	000792727
869106 ONTARIO LIMITED	000869106
2008-04-17	
AUTOMATED LITIGATION INC.	001465773
BIR TRUCK LINE INC.	001542326
DIGITAL CAPSULE MEDIA INC.	001251852
G.H.S. TRANSPORT INC.	001407795
GMA TRANSPORT CORPORATION	001574869
HANDYMAN SHOP AND BUILDING SUPPLIES LIMITED	000207807

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HUCKLE HOLDINGS INC.	002038225
M & M TRUCKING LTD.	001548035
NAMDEV GOLDEN TRUCKING INC.	002073252
NEW R.P. TOWING & STORAGE LTD.	002084400
TD APPLIANCES SERVICE CENTRE LTD.	002039996
1478201 ONTARIO INC.	001478201
1547149 ONTARIO INC.	001547149
1559820 ONTARIO INC.	001559820
1569466 ONTARIO INC.	001569466
1611047 ONTARIO INC.	001611047
669837 ONTARIO LTD.	000669837

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G187)

Marriage Act Loi sur le mariage

Apr 14-18

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisés des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Hildebrandt, Heinrich	Aylmer, ON	14-Apr-08
April 17, 2008 to April 21, 2008		
Lapointe, Marc	Bonita, CA	14-Apr-08
May 07, 2008 to May 11, 2008		
Vander Kooi, Joel Alan	Calgary, AB	14-Apr-08
May 08, 2008 to May 12, 2008		
Evans, Calvin D.	Wasaga, ON	14-Apr-08
July 24, 2008 to July 28, 2008		
Johnson, Jason	Surrey, B.C.	16-Apr-08
May 01, 2008 to May 05, 2008		
Call, Beverly	Edmonton, AB	16-Apr-08
May 15, 2008 to May 19, 2008		

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G188)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from April 14, 2008 to April 20, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 14 avril 2008 au 20 avril 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ALMEMOU, REFAAT.	ALMEMOU, JOHN.
ANTHONY PILLAI,	ANTON THURAINAYAGAM,
JESLIN.SUGITHA.	JESLIN.SUGITHA.
ANWAR, AMINA.	SUNDERJI, AMINA.
AO-IEONG, RENFREW.	TCHONG, RENFREW.
ARBUCKLE, JENNIFER.ELLEN.	TORRENS, JENNIFER.ELLEN.
ASGHAR, ZAINEB.	ZIMMERMAN, ZAINEB.
ASMANIWALA,	ASMANI,
DIMPLE.GAUTAM.	DIMPLE.GAUTAM.
ASMANIWALA,	ASMANI,
GAUTAM.RAMESHCH.	GAUTAM.RAMESHCH.
ASMANIWALA,	ASMANI,
HESSA.GAUTAM.	HESSA.GAUTAM.
BACKS, JOAN.EDNA.	MEGILL, JOAN.EDNA.MARY.
BARKER,	ERRYGERS,
SHELBY.DANIELLE.	SHELBY.DANIELLE.
BARTON, DEREK.	BARTON,
MARC-ANTOINE.CÉDÉRIK.	DEREK.PETER.ANTOINE.
BATH, LISA.MAUREEN.	DUDHNATH, LISA.MAUREEN.
BEAUDOIN,	BEAUDOIN,
GISELE.JOCELINE.	JOCELYNE.GISELE.
BEDARD, MARIANNE-ANTOINETTE.	SOWINSKI, MARIANNE-ANTOINETTE.
BEECHY, WAYNE.EDWARD.	HURKENS, WAYNE.EDWARD.
BELANGER,	BELANGER,
MARIE.JACQUELINE.	MICHELLE.JACQUELINE.
BENNETT,	HARRISON,
SASHAWNA.CHANTE.	SASHAWNA.CHANTÉ.
BHARATH,	VAN STEENBERGEN,
ALEX.	ALEXANDER.
BHULATAN, CAROL.	GONCALVES, CAROL.
BIALOBOZYCHI,	BARLOW,
LEWIS.LAMBERT.PACKARD.	LEWIS.LAMBERT.
BIGGS, GAVIN.COLE.	BARTLETT, GAVIN.COLE.
BIGGS, HAYLEY.NICOLE.	BARTLETT, HAYLEY.NICOLE.
BILLER,	PEACE, PRINCESS.
BRENDA.	THINK.POSITIVE.
BLAIR, DESTINY.ANN.	ANDREWS, DESTINY.ANN.
BLASSNITZ, LOTTE.	FRENSEL, LOTTIE.
BONNER, DONALD.	BONNER-DAVIDSON,
EDWARD.WAYNE.	DONALD.EDWARD.WAYNE.
BOODRAM, SAMEENA.LISA.	JEFFERSON, SAMEENA.LISA.
BOYD-RAYNER. DEIRDRE.	BOYD, DEIRDRE.
BRUNN, MICHELLE.MARIE.	GOODSON, MICHELLE.MARIE.
BUFFAM-ELVINS.	ELVINS, ALEXANDER.
ALEXANDER.SCOTT.	SCOTT.BUFFAM.
BURKHART, RACHEL.RUTH.	BRANIFF, RACHEL.RUTH.
CAI,	HEPBURN.
LINDSAY.ELIZABETH.	LINDSAY.ELIZABETH.
CAMPBELL,	BLACK,
MATTHEW.WALLACE.	GARRETT.
CAMPEAU,	CAMPEAU, MADELEINE.
MARIE.MADELAINE.	MARIE.ELLEN.
CHAN,	CHAN, MARIANA.
KWAN.HING.	KWAN-HING.
CHAN, NGA.SHAN.	CHAN, NGA.SHAN.NATALIE.
CHAN, NGA.YIN.	CHAN, LESLIE.NGA.YIN.
CHEN, WEI.HENG.	CHEN, TRACY.WEIHENG.
CHENG, HIU.YING.	CHENG, KAREN.HIU.YING.
CHIROKOVA, MARIA.	CHERKASOVA, MARIA.
CHMIEL, ASHLEY-ANNE.	BOSNJAK,
BOSNJAK.	ASHLEY.
CHONG, MAY.SIO.	CHONG, MAY.SUE.
CHUNG LIN CHEUNG,	CHUNG,
DESMOND.RYAN.	DESMOND.RYAN.
CLAGUE, BRIAN.BARTON.	MOORE, BRIAN.B.
COOK, GARRY.MILBURN.	COOK, GARY.MILBURN.
COTTLE, JOSEPH.ANTHONY.	COTTELL, IUSEPPE.ANTONIO.
CRUICKSHANK-LONDON,	CRUICKSHANK, SHARRESSE.
SHARRESSE, VALERIE.YULONDA.	VALERIE.YULONDA.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
CUI, ZHI.QIN.	LEE, JENNY.ZQ.	HUYNH, BOI.SUONG.	HUYNH, BONNIE.
DADGAR, SHARAREH.	DADGAR, SHERRY.	IHARRATANE,	IHARRATANE.
DEBENE, JOSEPH.PAUL.	DABENE, JOSEPH.PAUL.	KACY.KAMILA.	KAMILA.AHMED.
DECKER,	EINARSSON-LEPAGE,	IHARRATANE,	IHARRATANE.
SAMANTHA.VICTORIA.	SAMANTHA.VICTORIA.	KELLY.KALILA.	KALILA.AHMED.
DELAL, FATUMA.SHIFA.	DELAL, NADIYA.SHIFA.	ISTASY, PAULA.	ISTASY, PAUL.
DESORMEAUX,	YOUNG,	VICTOR.FAYEZ.	VICTOR.FAYEZ.
KYLEAN.JUDITH.HOPE.	KYLEAN.JUDITH.AMAYA.	JAMES-HAYDEN,	HAYDEN-JAMES.
DHALIWAL, RUPINDER.KAUR.	DHALIWAL, RUBY.	JENILE.ALEXANDRA.	JENELLE.ALEXANDRA.
DOIRON, DAVID.ERIC.JOSEPH.	GOULD, DAVID.ERIC.JOSEPH.	JAMES-ORLEANS, HERMION.	NELSON, HERMION.
DOYON,	GRATTON,	JAYASRIKANTHAN,	ARAVINTHAN,
MARIE.DIANE.CÉLINE.	MARIE.DIANE.CÉLINE.	DHARSHINI.	DHARSHINI.
DUREAULT,	LIGHTFOOT.	JEYAKUMAR, RAJINI.	THANABALASINGAM, RAJINI.
COLE.BRADLEY.JAMES.	COLE.BRADLEY.JAMES.	JOCKO, JOSEPH.BARRY.	ROSS, BARRY.JOHN.
DUREAULT,	LIGHTFOOT.	JOWETT, LISA.ANN.	SHIRLEY, LISA.ANN.
SHAYLYN.BRIANNA.	SHAE-LYNN.BRIANNA.	JUDD, MELISSA.MARIE.	DAOUST, LISSA.MARIE.
DUREAULT,	LIGHTFOOT.	KAINAUR, PREETINDER.KAUR.	BOPARAI, PREET.KAUR.
TAYLOR.BRITTANY.	TAYLOR.BRITTANY.	KALRA, BUL-BUL.	KALRA, JASMINE.
ELANKESWARY,	THILLAINATHAN,	KANAKALINKAM, JEJALENEE.	KANAGALINGAM, YALINI.
THILLAINATHAN.	ELANKESWARY.	KANAKALINKAM,	KANAGALINGAM.
ELECKO, AMANDA.RACHEL.	DUTCHER, AMANDA.RACHEL.	JEYAKARAN.	JEYAKARAN.
FAIRLIE,	LAM,	KANDOLA, DAVINDERJIT.KAUR.	BRAR, DEE.
ALEXANDRA.ASHLEY.	ALEXANDRA.ASHLEY.	KARIMTHAKARACKAL,	CHERIAN,
FAIRLIE, AMANDA.CAITLIN.	LAM, AMANDA.CAITLIN.	SICILY.CHERIAN.	SICILY.K.
FAROOQ, MIR.UMAR.	MIR, UMAR.FAROOQ.	KIM, HYUN.DO.	KIM, TIM.HYUNDO.
FARR, LOUISE.ANN.	VANZEYL, LOUISE.ANN.	KRYGSMAN,	DESJARDINE,
FATODU,	ESHO,	KRISTOPHER.WILLIAM.	KRISTOPHER.WILLIAM.
OLUROPO.OREOLUWA.	OLUROPO.OREOLUWA.	KUZMICH,	PRICE,
FLORA, VICKY.	RATTAN, VICKY.	JONATHAN.CHARLES.	JONATHAN.CHARLES.
FOLTS,	FOLTS,	LAFRANCE,	LAFRANCE,
MARIE.FLORIDA.HELLEN.	HELEN.FLORIDA.MARIE.	JOSEPH.MARELEDGAR.GIL.	GILLES.EDGAR.
FRUCK, MADISON.EMILY.	DREW, MADISON.EMILY.	LANDRY,	VANVELDEN,
GHANI,	QIDWAI,	MICHAEL.DAVID.	MICHAEL.DAVID.
MUHAMMAD.USMAN.	MUHAMMAD.USMAN.GHANI.	LANE, STEVEN.JAMES.	ARRAND, STEVEN.JAMES.
GIRARD, KELLY.DIANE.	OOLO, KELLY.DIANE.	LAPINOVA, SONA.	LAPIN, SONYA.NATALIE.
GIROUX, JOAN.OF.ARC.	GIROUX, JEANNE.D'ARC.	LARTEY,	NANA-NYARKO.
GODFREY, DAVID.JAMES.	GODFREY, JAMES.DAVID..	DANIEL.	KWABENA.ANTWI.
GORDON, ANNETTE.THERESA.	PURKIS, ANNETTE.THERESA.	LAURIER, DANIELLE.	ROZON, DANIELLE.
GORJI-ZADEH, MANDANA.	MATTIN, MANDANA.	LAWROW,	NEWBATT,
GOULET,	GOULET,	ALAINA.MARGARET.	ALAINA.MARGARET.
CHRISTINE.JANE.	PIERRETTE.CHRISTINE.JANE.	LEE, WAN.YING.	LEE, SANDY.
GOXHAI, LIDA.	MPAKOLAS, LIDA.	LEE, YOU.LIM.	LEE, EULIM.CLAIRE.
HAGAN, EIRIKUR.	HAGAN, ERIC.	LEGACY,	SHANNON,
HAIDER, SYEDA.SADAF.	ZEHRA, SYEDA.SADAF.	MARY.AGNES.	CHARLENE.MARY.AGNES.
HALE, JAMES.CHARLES.	BLAKE, JAMES.CHARLES.	LEON, STEVEN.	CHALLENGER, STEPHEN.
HAN, YU.SONG.	HAN, BILL.	HEAVER.RAYMOND.	HEAVER.RAYMOND.
HARKNESS, ASHLEY.LYNN.	PEARSALL, ASHLEY.LYNN.	LEVAC, BRYMO.ARCHILL.	LEVAC, BRIMO.ACHILLE.
HARWOOD,	HARWOOD-PURCELL,	LI, JASON.CHING.DAT.	WU, JASON.CHING.DAT.
BRIAN.DAVID.SHAWN.	BRIAN.DAVID.SHAWN.	LI, JING.	LEE, COCO.
HATTON, LINDSEY.ERIN.	RACZKOWSKI, LINDSEY.ERIN.	LI, TIANYI.	LI, JOSHUA.JIAN.YU.
HEICKERT, COLE.RYAN.	MURRAY, COLE.RYAN.	LIN, CHIA-YING.	LIN, CHARIN.CHIA-YING.
ROBERT.JAMES.	ROBERT.JAMES.	LIU, AISHAN.	LAU, JANDY.
HINN, JASMINE.	REID, JASMINE.	LIU, BAI.CHENG.	LAU, PACO.
PEARL.GRACE.	PEARL.GRACE.	LO, WING.SHAN.	LO, CONNY.
HOLMES, LOGAN.ROBERT.	MARSHALL, LOGAN.ROBERT.	WINSAN.CONNY.	WINSAN.
HOLMES-MAKCROW,	HEUS,	LUONG, HOANG.OANH.	LUONG, KAREN.
KATHERINE.LEE.	KATHERINE.LEE.	MALAK, DORAYD.JAN.JIRJ.	BULIS, DORAYD.
HOVANESEAN,	MC NEILL,	MALAK, LENDA.JAN.JIRJI.	BULIS, LINDA.JAN.JIRJI.
PAMELA.ANNE.	PAMELA.ANNE.	MARSHALL, YVONNE.CELIA.	LIGHTFOOT, YVONNE.CELIA.
HUNT, SHAUGHN.	HUNT, SHAUGHNA.	MARUDENKO, ELENA.	MARUDENKO, LOLITA.
KATHLEEN.	KATHLEEN.	MARWOOD, DUSTY.ANN.	BELANGER, DUSTY.ANN.
HUPPE, AMANDA.	CALLAWAY, AMANDA.	MATHAI, NEENA.MERIN.	AUGUSTINE, NEENA.MERIN.
KATHERINE.ROSE.	KATHERINE.ROSE.	MAVRETICH, LARRY.NICK.	MAVRETIC, LARRY.NICK.
HUPPE, JACOB.	CALLAWAY, JACOB.	MC CALL, LINDSAY.PATRICIA.	RABBA, LINDSAY.MC.CALL.
ALLAN.NELSON.	ALLAN.NELSON.	MCLAUCHLAN,	BASSETT-GENDRON.
HUPPE,	CALLAWAY,	SUSAN-MARIE.LYNN.	SUSAN-MARIE.LYNN.
JACQUELINE.RUTH.	JACQUELINE.RUTH.	MIAO, ZHENG.	MIAO, EMILY.
HUPPE,	CALLAWAY,	MIHELIC, LAURIE.ANN.	BUMSTEAD, LAURIE.ANN.
WINSTON.ALEXANDER.JOHN.	WINSTON.ALEXANDER.JOHN.		

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
MILLER.	MCCORRISTON.	RYMAREK.	RYMAREK-ORMANCZYK.
PAYTON.MCKENZIE.	PAYTON.MCKENZIE.	ANNA.	ANNA.
MISTRY, KINJAL.PRAVINBHAI.	PRAJAPATI, KINJAL.TEJAS.	SALAMIORIZI, KAVEH.	ORIZZI, KEVIN.ROBERTO.
MO, OI.YAN.	MO, ALISON.OI.YAN.	SAMOTEJ, CHRISTINA.	SAMOTEJ, KRYSZYNA.
MOHAMMADI-ALASVAND,	ALASVAND,	SAMSON,	EDMONSTONE,
SHIVA.	SHIVA.	RACHEL.LOUISE.	RACHEL.LOUISE.
MONDING.	MONDING-SALENGA,	SATHIVEL, MONOKUMAR.	SATHIVEL, MANOKUMAR.
ETHEL.BALUCAN.	ETHEL.BALUCAN.	SCHOURES, KIMBERLY.ROSE.	CIANTAR, KIMBERLY.ROSE.
MONIZ-JEDLICKA,	JEDLICKA,	SEYEDI-RASHTI, SEYED-REZA.	MATTIN, REZA.
ARIANNE.LILY.	ARIANNE.LILY.MONIZ.	SEYEDIRASHTI, SEYED-	MATTIN,
MOORE, LINNEA.MARIE.	REID, LINNEA.MARIE.	ARASH.	ZACKARY.ARASH.
MORIN, KALA.ELIZEBETH.	MORIN, KAYLA.ELIZABETH.	SHAREEF, PERRY.MOHAMED.	SHAREEF, PEER.MOHAMED.
MOZAFFARIDDOUST, KAMI.	DOUST, KAMI.	SHEIKHOESLAMI, KAVOS.	ARRAN, KAVOS.
MOZAFFARIDDOUST, KEVIN.	DOUST, KEVIN.	SINGH, DEVIKA.	RAMPARTAB, DEVIKA.
MOZAFFARIDDOUST, YASMIN.	DOUST, YASMIN.	SINGH, GURJEET.	ATHWAL, GURJEET.SINGH.
MUBANGA.	WILLIAMS,	SINGH, HARDEEP..	GILL, HARDEEP.
JOSEPH.KASONDE.	JOSEPH.MUBANGA.	SMITH,	NICHOLSON,
NAN, MU.FEI.	NAN, MURPHY.UEH.	THOMAS.ARTHUR.	THOMAS.ARTHUR.
NARAYANAN, ALAGAPPAN.	ADAIKAPPAN, ALAGAPPAN.	ST DENIS, MADELEINE.ALINE.	ST DENIS, ALINE.CLARA.
NAVARATNARAJAH,	SATHEESWARAN,	STECKLY, WILBUR.	STECKLY, WILLIAM.JAMES.
SHABEETHA.	SHABEETHA.	STOJANOVSKA, SLAVICA.	IGNJATOVA, SLAVICA.
NEFEDOVA,	MACLEAN,	STOJANOVSKI, DANIEL.	IGNJATOV, DANIEL.
NADEZDA.	NADINE.VALENTINA.	STRATHEARN, JAMES.	HAGGARTY, JAMES.
NEOUTCHEV, IOURI.	NEUCHEV, YURI.	STRIFLER, GEORGE.MICHAEL.	STRIFLER, MICHAEL.
NESRALLAH, ANTONETTE.	DANIELS, ANTONETTE.	SUBZWORI, NAILA.AKRAM.	SABZWARI, NAILA.
NEVENTSEL, ILANA.	THOUIN, ILANA.	SYED, MOHAMMAD.SALMAN.	SYED, SALMAN.MOHAMMAD.
NGODUP, NGODUP.	NGODUP, TENZIN.	TAMENE WOLDEGIORGIS,	TAMENE,
NICHOL, TIMOTHY.JAMES.	DAVIS, TIMOTHY.JAMES.	WONDWOSSEN.	WONDWOSSEN.
NICHOLSON, KEVIN.JOHN.	BAILEY, KEVIN.JOHN.	THEORET, MARIE.LYNN.	THEORET, LINDA.EUGENIE.
NNAMONU, CHINWE.KATE.	UCHENDU, CHINWE.KATE.	THOMPSON, EMLEY.IRENE.	THOMPSON, EMILY.IRENE.
O'CONNELL,	LESLIE,	THURISAMY,	DURASAMY,
JESSICA.CYNTHIA.	JESSICA.CYNTHIA.	JOSEPH.PATHMANATHAN.	PATHMANATHAN.JOSEPH.
O'RILEY, PATRICK.EDWARD.	O'REILLY, PATRICK.EDWARD.	TKACHYK,	TKACHYK,
OPALA, TAMMY.DOREEN.	FOSTER, TAMMY.DOREEN.	TEODOR.MICHAEL.	THEODORE.MICHAEL.
OPPERMAN, DENISE.ANNE.	JACKSON, DENISE.ANNE.	TOMLINSON,	MILLER,
ORDYS-MACIEJEWSKA,	MACIEJEWSKA,	GILROY.ANTHONY.	GILROY.ANTHONY.
AGNIESZKA.MONIKA.	AGNIESZKA.MONIKA.	TOMS, ALISON.KATHERINE.	TOMS, ALYSON.KATHERINE.
PALANI, AMIR..	PALANI, SHORSH.KURD.	TORANGEAU, CAMERON.	BELORE, CAMERON.
PANNU, RAJ.GURWINDER.	PANNU, SIMRAN.	MATTHEW.LEGGAT.	MATTHEW.
PARKER, EDWARD.ANDREW.	YERKIE, EDWARD.ANDREW.	VAN DEN HEUVEL,	DAVIE, BRIDGET.
PATEL, DISHABEN.	PATEL, DISHABEN.	BRIDGET.HEATHCOTE.ROSE.	HEATHCOTE.ROSE.
HARISHBHAI.	KIRANKUMAR.	VELUPPILLAI, SANJITH.	THEVAKUMAR, SANJITH.
PATHMANATHAN,	PATHMANATHAN,	VILNEFF, FREDRICK.WAYNE.	MILLS, FREDRICK.WAYNE.
RAJASOORIYAR.	BERNARD.RAJASOORIAR.	VINCER, SUSAN.ANN.	DAMPIER, SUSAN.ANN.
PECHOLCS,	VILLENEUVE,	WANG, ALLEN.	CLARK, ALLEN.WANG.
SHAYLAN.HENRY.ALBERT.	SHAYLAN.HENRY.ALBERT.	WANG, GUANG.WEI.	WANG, JANE.GUANG.WEI.
PENIC, JOHN.WALTER.	PENICH, JOHN.WALTER.	WASTELL, ELSA.MARIE.	MCPHERSON, ELSA.MARIE.
PERSAUD, NANDRANIE.	PERSAUD, SUSAN.	WU, BING.YUE.	WU, BELINDA.
PEZOULAS, NICOLE.	SAIKALY, NICOLE.	WU,	ZHENG-WU.
PHAM, KHA.VU.	VU, KHA.PHAM.	RAYMOND.	RAYMOND.FONTAINE.
PHELAN, CRYSTAL.	PHELAN-ANDERSON,	WU, YUAN.YANG.	WU, JUSTIN.
ELIZABETH.	CRYSTAL.ELIZABETH.	YANG, JI.HO.	YANG, ANDREW.JH.
PHUN, TRI.LUAT.	PHUN, MICHAEL.TRI.LUAT.	YANG, JI.HOON.	YANG, DAVID.JH.
PLANTE, MARY.MAY.GLORIA.	BOOK, GLORIA.	YEYLAGH,	TAHERI,
POWER, JONATHAN.PAUL.	PENCER, JONATHAN.PAUL.	GHOLAM.REZA.TAHERI.	HAL.GHOLAM.
POWER, LISA.MARIE.	PARISANI, LISA.MARIE.	YOU, LU.YUN.	YOU, ALICE.LUYUN.
PURCELL.	HARWOOD-PURCELL,	YOUNG, BLANCA.MELISSA.	YOUNG, MELISSA.
GREGORY JOSEPH.	GREGORY JOSEPH.	ZHANG, JIE..	YAO, NANCY.
QUINTON, BRYAN.CYRIL.	PANDOLFI, BRYAN.CYRIL.	ZHANG, MENG.	WANG, MICHELLE.
RADOJA, DEJAN.	RADOJA, DAN.DEJAN.	ZHANG, PENG.	ZHANG, PAMELA.PENG.
RASATHURAI,	RASATHURAI,	ZHANG, YAOYUAN.	ZHANG, TONY.YAOYUAN.
SURESAN.	JOSHUA.SURESAN.	ZHANG, ZHE.	ZHANG, JENNIFER.ZHE.
RAWSON,	RAWSON, LORA.	ZHOU, XIN.YANG.	ZHOU, XINYANG.YOUNG.
LAURA.EMILY.	LOUISE.MARGUERITE.	ZHU, RENZHE.	CHU, AMY.R.Z.
REID, MARGARET.DORETTA.	REID, DORETTA.MARGURITTE.		
RUIZ, ANN.	DE LEON, ANN.		JUDITH M. HARTMAN,
MARIEL.MATA.	MARIEL.MATA.		Deputy Registrar General/ Registraire générale adjointe de l'état civil

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F.23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during *The 1930s: The Making of "The New Man"* exhibition at the National Gallery of Canada in Ottawa pursuant to loan agreements between the National Gallery of Canada and the lenders listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario are in the interest of the people of Ontario.

Date: April 22, 2008

Determined by: Steven Davidson, Assistant Deputy Minister, Ministry of Culture

SCHEDULE "A" THE 1930s: THE MAKING OF "THE NEW MAN" NATIONAL GALLERY OF CANADA

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
1	Aargauer Kunsthaus Aarau Switzerland	Arp, Hans	Sculpture de silence - Corneille	1942	Plaster	28.5 x 31.5 x 26 cm	S3285
2	Private Collection Conches-Genève Switzerland	Ernst, Max	Fireside Angel	1937	Oil on canvas	114 x 146 cm	n/a
3	Akademie der Künste Berlin, Germany	Heartfield, John	Zwangslieferantin von Menschenmaterial! Nur Mut! Der Staat braucht Arbeitslose und Soldaten!	n/a	Gelatin silver photomontage	51.5 x 39 cm	JH 514
4	The Art Institute of Chicago Chicago, Illinois, U.S.A	Kertész, André	Untitled, (Distortion # 117)	c. 1932- 33	Gelatin silver print	59.94 x 44.2 cm	1994.870
5	Berlinische Galerie, Landesmuseum für Moderne Kunst Fotografie und Architektur Berlin, Germany	Schlichter, Rudolf	Blinde Macht	1937	Oil on canvas	179 x 100 cm (unframed); 187 x 107 x 3.5 cm (framed)	BG-M 1984/79
6	Blumenfeld, Yorick Cambridge, England	Blumenfeld, Erwin	Hitler	1934	Gelatin silver print with applied colour	34 x 26.7 cm	n/a
7	Brescia, Gallerie d'Arte Moderna e Contemporanea Brescia, Italy	Wildt, Adolfo	<i>Ritratto di Benito Mussolini</i>		Sculpture	90 x 145 x 70 cm	S7
8	Buck, Gerald E. Laguna Hills, California U.S.A.	Lundeberg, Helen	<i>Plant and Animal Analogies</i>	1933-34	Oil on celotex	60.96 x 76.2 cm (unframed); 81.28 x 96.52 cm (framed)	1257
9	Carnegie Museum of Art Pittsburgh, Pennsylvania U.S.A.	Albright, Ivan	<i>Among Those Left</i>	1928- 1929	Oil on canvas	185.4 x 91.4 cm (unframed); 203.2 x 109.2 cm (framed)	49.24
10	Centraal Museum Utrecht, Netherlands	Koch, Pyke	<i>Portrait of Asta Nielsen</i>	1929	Oil on canvas	95.5 x 80 cm; 107 x 92 cm (framed)	28004
11	Centre Pompidou Paris, France	Brauner, Victor	<i>Anatomie du désir</i>	1935	Pencil, China and color ink washed on paper	64.1 x 48.6 cm	AM 1974-45
12	Centre Pompidou Paris, France	Brauner, Victor	<i>Anatomie du désir</i>	1935	China ink and wash on paper	65.5 x 50 cm	AM 1974-46

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
13	Centre Pompidou Paris, France	Brauner, Victor	<i>Anatomie du désir</i>	1936	Ink and watercolor on paper	65.1 x 50.1 cm	AM 1974-52
14	Centre Pompidou Paris, France	Brauner, Victor	<i>Anatomie du désir</i>	1936	Ink and watercolor on paper	65 x 50.1 cm	AM 1974-53
15	Centre Pompidou Paris, France	Kandinsky, Vassily	<i>Entassement réglé</i>	1938	Oil and enamel (Ripolin) on canvas	116 x 89 cm	AM 1976-861
16	Centre Pompidou Paris, France	Music, Zoran	<i>Dachau</i>	1945	Ink on paper	31.7 x 21.6 cm	AM 1995-330
17	Centre Pompidou Paris, France	Music, Zoran	<i>Dachau</i>	1945	Ink on paper	20.8 x 31.4 cm	AM 1995-332
18	Centre Pompidou Paris, France	Music, Zoran	<i>Dachau</i>	1945	Ink on paper	21.7 x 32 cm	AM 1995-334
19	Centre Pompidou Paris, France	Music, Zoran	<i>Dachau</i>	1945	Coloured pencil on paper	21.5 x 29.9 cm	AM 1995-337
20	Centre Pompidou Paris, France	Pirandello, Fausto	<i>Interno di mattina</i>	1931	Oil on canvas	178 x 151 cm	AM 1979-253
21	Civico Museo d'Arte Contemporanea Civiche Raccolte d'Arte Antica e Moderna Milan, Italy	Dottori, Gerardo	<i>Il Duce</i>	1933	Oil on canvas	101 x 106 cm (unframed); 110.7 x 116 x 5 cm (framed)	n/a
22	Private Collection, Courtesy Claudia Gian Ferrari Milan, Italy	Martini, Arturo	<i>La Nena</i>	c. 1930	Terracotta sculpture	51 x 33 x 33 cm	n/a
23	Private Collection, Courtesy Claudia Gian Ferrari Milan, Italy	Sironi, Mario	<i>Female figure with a book and a machine gun</i>	1936-38	Tempera on paper (laid on canvas)	262 x 182 cm	n/a
24	Private Collection, Courtesy Claudia Gian Ferrari Milan, Italy	Sironi, Mario	<i>Composition monumentale avec statue équestre</i>	c. 1936	Mixed media on paper (laid on canvas)	182 x 197 cm	n/a
25	Private Collection, Courtesy Claudia Gian Ferrari Milan, Italy	Sironi, Mario	<i>La famiglia del pastore</i>	1929	Oil on canvas	167 x 210 cm (unframed); 184 x 239 cm (framed)	n/a
26	Collection Jakob & Chantal Bill Adligenswil, Switzerland	Ernst, Max	<i>Oeuf Mystérieux</i>	1935	Granite sculpture	71 x 43 x 30 cm	n/a
27	Deutsches Historisches Museum Berlin, Germany	Salinger, Ivo	<i>Das Urteil des Paris [The Judgement of Paris]</i>	1939 (before)	Oil on canvas	105 x 185 cm (unframed); 134 x 214 x 10 cm (framed)	GM 98/154
28	Deutsches Historisches Museum Berlin, Germany	Janesch, Albert	<i>Wassersport [Water Sport]</i>	1936	Tempera on canvas	153 x 208 cm (unframed); 162 x 216.5 x 8.5 cm (framed)	GM 98/254
29	Deutsches Historisches Museum Berlin, Germany	Martin-Amorbach, Oskar	<i>Im Tagewerk [Daily Work]</i>	1941 (before)	Oil on wood	110 x 205 cm (unframed); 113.5 x 218 x 8.5 cm (framed)	GM 98/361
30	Deutsches Historisches Museum Berlin, Germany	Wissel, Adolf	<i>Kalenberger Bauernfamilie [Kalenberg Farming Family]</i>	1939	Oil on canvas	150 x 200 cm (unframed); 167 x 217 x 8 cm (framed)	GM 98/641

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
31	Deutsches Historisches Museum Berlin, Germany	Griebel-Zietlow, Ingrid	<i>Die Internationale</i>	1989, copy of 1929-1930 original	Oil on canvas	124 x 182 cm (unframed); 136 x 194 x 5.2 cm (framed)	Kg 89/29 (MfDG)
32	Deutsches Hygiene-Museum Dresden, Germany	Werkstätten des Deutschen Hygiene-Museums (The Deutsches Hygiene-Museum Workshop) after the original by Franz Tschackert	<i>Der Glaserne Mensch</i>	1995	Mixed media	208 x 100 x 70 cm	n/a
33	Fondation Arp Clamart, France	Arp, Jean	<i>Menschliche Konkretion</i>	1934	Plaster	22 x 36 x 30 cm	n/a
34	Fundació Joan Miró Barcelona, Spain	Miró, Joan	<i>Flama en l'espai i dona nua (Flame in space and naked woman)</i>	1932	Oil on cardboard	41 x 32 cm (unframed); 63.5 x 54.5 x 5.8 cm (framed)	FJM 4669
35	Galerie Alex Lachmann Cologne, Germany	Shaikhet, Arkadii	<i>Morning Gymnastics</i>	1927	Gelatin silver print	31.5 x 41 cm (unframed); 51 x 66 x 3 cm (framed)	n/a
36	Galerie Alex Lachmann Cologne, Germany	Shaikhet, Arkadii	<i>Young Sportsman</i>	1932	Gelatin silver print	24 x 18 cm (unframed); 36 x 29 x 1.8 cm (framed)	n/a
37	Private Collection, Galerie Cazeau-Béraudière Paris, France	Masson, André	<i>Extase</i>	1938 (cast 1988)	Bronze	94.5 x 61.4 x 34.8 cm	n/a
38	Galleria Civica d'Arte Moderna e Contemporanea Torino, Italy	Donghi, Antonio	<i>Battesimo</i>	1930	Oil on canvas	150 x 122 cm	Inv. P/1034
39	Galleria Comunale d'Arte Moderna e Contemporanea Rome, Italy	Gentilini, Franco	<i>Giovani in riva al mare</i>	1934	Tempera painting on canvas	162 x 130 cm (unframed); 165 x 133 x 3 cm (framed)	AM 1042
40	Galleria d'Arte Moderna e Contemporanea Bergamo, Italy	Sironi, Mario	<i>Il Grande Nudo</i>	1935	Tempera and charcoal	204 x 189 cm (unframed); 209 x 194 x 3.5 cm (framed)	
41	Galleria Nazionale d'Arte Moderna Rome, Italy	Pirandello, Fausto	<i>Pluie d'or</i>	c. 1933	Oil on wood	100.5 x 130 cm (unframed); 130.5 x 160 cm (framed)	9017
42	Private Collection, Courtesy Gallery Kicken Berlin, Germany	Lissitzky, El	<i>Lenin</i>	1930	Photomontage	25.9 x 21 cm (unframed); 50 x 40 cm (framed)	n/a
43	Gemeentemuseum Arnhem Arnhem, Netherlands	Koch, Pyke	<i>Mercedes de Barcelone</i>	1930	Oil on canvas	100 x 80 cm	n/a
44	Gemeentemuseum den Haag The Hague, Netherlands	Toorop, Charley	<i>Zelfportret met palet</i>	1932-1933	Oil on canvas	136 x 106 x 3.4 cm (framed)	0332836 (SCH-1948-0015)

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
45	George Eastman House Rochester, New York U.S.A.	Heartfield, John	<i>DAS SPIEL DER NAZIS MIT DEM FEUER</i>	1935	Photogravure print, rephotographed montage with typography	38.5 x 26.5 cm	1976:0076:0007, NEG.24386
46	George Eastman House Rochester, New York U.S.A.	Heartfield, John	<i>HURRAH, DIE BUTTER IST ALLE!</i>	1935	Photogravure print, rephotographed montage with typography	38.4 x 26.7 cm	1976:0076:0025, NEG.24372
47	George Eastman House Rochester, New York U.S.A.	Heartfield, John	<i>DIAGNOSE</i>	c. 1935	Photogravure print, rephotographed montage with typography	38.4 x 26.3 cm	1976:0076:0027, NEG.24384
48	George Eastman House Rochester, New York U.S.A.	Heartfield, John	<i>NEUE ERFOLGE DER NAZIHEILKUNDE: SENF STATT KASE</i>	1935	Photogravure print, rephotographed montage with typography	38 x 26.6 cm	1976:0076:0028, NEG.24488
49	George Eastman House Rochester, New York U.S.A.	Heartfield, John	<i>O DU FROHLICHE, O DU SELIGE, GNADENBRINGEN DE ZEIT</i>	1935	Photogravure print, rephotographed montage with typography	38.3 x 26.6 cm	1976:0076:0029, NEG.24381
50	Hamburger Kunsthalle Hamburg, Germany	Dix, Otto	<i>Selbstbildnis</i>	1933	Silver point on prepared paper	51 x 41 cm (unframed); 58.2 x 69 cm (framed)	Inv. Nr. Hegewisch
51	Private Collection New York, New York U.S.A.	Dali, Salvador	<i>The City of Drawers (Study for "The Anthropomorphic Cabinet")</i>	1936	Pen and ink on gravure paper	32 x 41.5 cm (unframed); 60 x 70 cm (framed)	n/a
52	Hirshhorn Museum and Sculpture Garden Washington, District of Columbia, U.S.A.	Gonzalez, Julio	<i>Mask of Montserrat Screaming</i>	c. 1936-1939	Bronze	48.6 x 14.8 x 15.9 cm	66.2108
53	Hirshhorn Museum and Sculpture Garden Washington, District of Columbia, U.S.A.	Flannagan, John	<i>Triumph of the Egg</i>	1937 (cast 1941)	Cast stone on a cast stone base	31 x 37.9 x 23.5 cm (base: 9.4 x 19 x 16.4 cm)	66.1912
54	Hirshhorn Museum and Sculpture Garden Washington, District of Columbia, U.S.A.	Siqueiros, David Alfaro	<i>Zapata</i>	1931	Oil on canvas	135.3 x 105.7 cm (unframed); 164.47 x 135.26 x 8.89 cm (framed)	66.4605
55	The Israel Museum Jerusalem, Israel	Masson, André	<i>Goethe and the Metamorphoses of Plants</i>	1940	Oil on canvas	99 x 142.3 x 5.2 cm	B03.0077
56	Ralph Jentsch Rome, Italy	Grosz, George	<i>Cain, or Hitler in Hell</i>	1944	Oil on canvas	99 x 126.5 cm (unframed); 109 x 136.5 cm (framed)	n/a
57	Kunsthalle Bielefeld Bielefeld, Germany	Strüwe, Carl	<i>Aus der Serie Bau und Bewegungsformen: Schnecken- und als laufendes Rasselband (Nassa)</i>	1928	Gelatin silver print	Approximately 52.7 x 43 cm	Carl Strüwe-Archive Nr. 1-030
58	Kunsthalle Bielefeld Bielefeld, Germany	Strüwe, Carl	<i>Aus der Serie Werden kleiner Formen: Zellen menschlicher Haut, eine Kollektivform vorbereitend</i>	1948	Gelatin silver print	Approximately 52.7 x 40 cm	Carl Strüwe-Archive Nr. 1-154

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
59	Kunsthalle Bielefeld Bielefeld, Germany	Strüwe, Carl	Aus der Serie Bau und Bewegungsformen: Laderampen der menschlichen Blutbahn (Darmzotten mit Kapillargefäßen)	1930	Gelatin silver print	Approximately 52.7 x 43 cm	Carl Strüwe-Archive Nr. 1-65
60	Kunstsammlung Nordrhein-Westfalen Düsseldorf, Germany	Schlemmer, Oskar	<i>Gruppe am Gelände I</i>	1931	Oil on canvas	92.5 x 60.5 cm	1038
61	Kunstsammlung Nordrhein-Westfalen Düsseldorf, Germany	Ernst, Max	<i>Paysage au germe de blé</i>	1936	Oil on canvas	130.8 x 162.6 x 3 cm (framed)	0176
62	Leicester City Museums Services Leicester, East Midlands United Kingdom	Spencer, Stanley	<i>Adoration of Old Men</i>	1937	Oil on canvas	90.6 x 110.5 cm (unframed); 110.5 x 130.3 x 9.8 cm (framed)	L.F82.1964
63	Collection J. & C. Mairet Paris, France	Jannot, Henri	<i>L'homme à la charrue</i>	1937	Oil on canvas	97 x 137 cm (unframed) 105 x 145 cm (framed)	n/a
64	Private Collection New York, New York U.S.A.	Guston, Philip	<i>Bombardment</i>	1937-38	Oil on wood	117 cm diameter	n/a
65	The Menil Collection Houston, Texas, U.S.A.	Brauner, Victor	<i>Petite Morphologie</i>	1934	Oil on canvas	64.5 x 45.4 cm	78-039E
66	Metropolitan Museum of Art New York, New York U.S.A.	Sander, August	<i>Arbeitslos</i>	1928	Gelatin silver print	23 x 17 cm	1991.1232
67	Metropolitan Museum of Art New York, New York U.S.A.	Balthus	<i>Thérèse</i>	1938	Oil on cardboard mounted on wood	103 x 83 cm (unframed); 121.9 x 102.2 x 8.3 cm (framed)	1987.125.2
68	Mugrabi Collection New York, New York USA	Schad, Christian	<i>Portrait de Eva von Arnheim</i>	1930	Oil on canvas	41.3 x 31.8 cm	n/a
69	Musée d'Art Moderne de la Ville de Paris Paris, France	Masson, André	<i>Sous-titre (Portrait-charge de Franco)</i>	c. 1938-39	Pen and China ink on laid paper	47.5 x 37 cm	AMVP 30 89
70	Museo del Palacio de Bellas Artes Mexico City, Mexico	Rivera, Diego	<i>Révolution russe ou troisième internationale</i>	1933	Oil on canvas	68 x 138 cm	16131 MBA
71	Musée des Années 30 Boulogne-Billancourt France	Souverbie, Jean	<i>La Terre</i>	1935	Oil on canvas	210 x 350 cm (unframed); 216 x 358 cm (framed)	97-1-1
72	Musée des Années 30 Boulogne-Billancourt France	Rohner, Georges	<i>Le noyé</i>	1939	Oil on canvas	65 x 81 cm (unframed); 71 x 87 cm (framed)	98-19-1
73	Musée des Années 30 Boulogne-Billancourt France	Yencesse, Hubert	<i>La nageuse</i>	1936	Plaster	184 x 76 x 47 cm	95-24-1
74	Musée de la Résistance Nationale Paris, France	Taslitzky, Boris	<i>Le petit camp</i>	1945	Watercolor on paper	21.2 x 31.1 cm	n/a

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
75	Museo di arte moderna e contemporanea di trento e rovereto Rovereto, Italy	Chirico, Giorgio de	<i>Due figure mitologiche</i>	1927	Oil on canvas	130.5 x 162 cm	Mart 2162
76	Museo di arte moderna e contemporanea di trento e rovereto Rovereto, Italy	Crali, Tullio	<i>Incuneandosi nell'abitato</i>	1939	Oil on canvas	130 x 155 cm	Mart 2486
77	Museo di arte moderna e contemporanea di trento e rovereto Rovereto, Italy	Sironi, Mario	<i>Condottiero a cavallo</i>	1934-35	Oil on canvas	290 x 275 cm	Mart 2486
78	Museo di arte moderna e contemporanea di trento e rovereto Rovereto, Italy	Thayaht, Ernesto Michahelles	<i>Condottiero (Dux con pietra miliare)</i>	1929	Stone and iron	153 x 50 x 29 cm	Mart 221
79	Museo di arte moderna e contemporanea di trento e rovereto Rovereto, Italy	Martini, Arturo	<i>Donna al sole</i>	1930	Bronze	40 x 150 x 65 cm	Mart/Pat 063106
80	Museo Nacional Centro de Arte Reina Sofia Madrid, Spain	Picasso, Pablo Ruiz	<i>Estudio de composición(V)</i>	1937	Graphite and oil on plywood	60 x 73 cm	DE00062
81	Museo Nacional Centro de Arte Reina Sofia Madrid, Spain	Velasco Belausteguioitia, Rosario de	<i>Adán y Eva</i>	1932	Oil on canvas	109 x 134 cm	AS00614
82	Museo Nacional Centro de Arte Reina Sofia Madrid, Spain	Ponce de Leon y Cabello, Alfonso	<i>Accidente</i>	1936	Oil on canvas	160 x 190 cm	AS00745
83	Museo Thyssen-Bornemisza Madrid, Spain	Schad, Christian	<i>Portrait of Dr. Haustein</i>	1928	Oil on canvas	80.5 x 55 cm	733 (1979.57)
84	Museum Boijmans van Beuningen Rotterdam, Netherlands	Koch, Pyke	<i>The Shooting Gallery (Le stand de tir)</i>	1931	Oil on canvas	170 x 130 cm (unframed); 203 x 164 x 8.5 cm (framed)	1425 (MK)
85	Museum Ludwig Cologne, Germany	Rodtschenko, Alexander	<i>Auf dem Baren</i>	1938	Gelatin silver print	40 x 28 cm	MLF 1978/1120
86	Museum Ludwig Cologne, Germany	Hoyningen-Huene, George	<i>Bathing suits by Izod</i>	1930	Gelatin silver print	28.8 x 22.6 cm	MLF 1992/207
87	Museum Ludwig Cologne, Germany	Horst, Horst P.	<i>Helene Bennett</i>	1936	Gelatin silver print	35.2 x 27.5 cm	MLF 1992/198
88	Museum Ludwig Cologne, Germany	Petrussow, G.	<i>Soldiers with Helmets</i>	1935	Gelatin silver print	30 x 25 cm	MLF 1992, 159
89	Museum of Czech Literature Prague, Czech Republic	Teige, Karel	<i>Collage N. 50</i>	1938	Gelatin silver print	26.8 x 29.4 cm	n/a
90	Museum of Modern Art New York, New York U.S.A.	Albright, Ivan Le Lorraine	<i>Woman</i>	1928	Oil on canvas	83.8 x 55.9 cm	228.1948

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
91	Museum of Modern Art New York, New York U.S.A.	Bérard, Christian	<i>On the Beach (Double Self-Portrait)</i>	1933	Oil on canvas	80.8 x 116.7 cm	23.1960
92	Museum of Modern Art New York, New York U.S.A.	Blume, Peter	<i>The Eternal City</i>	1934-37 (dated on painting 1937)	Oil on composition board	86.4 x 121.6 cm	574.1942
93	Museum of Modern Art New York, New York U.S.A.	Oelze, Richard	<i>Expectation</i>	1935-36	Oil on canvas	81.6 x 100.6 cm	27.1940
94	Museum of Modern Art New York, New York U.S.A.	Pollock, Jackson	<i>The Flame</i>	c. 1934-38	Oil on canvas mounted on composition board	51.1 x 76.2 cm	426.1980
95	Museum of Modern Art New York, New York U.S.A.	Blossfeldt, Karl	<i>Adiantum pedatum. American Maidenhair Fern. Young rolled-up fronds enlarged 8 times</i>	1898-1928	Gelatin silver print	29.5 x 23.6 cm	1626.2001
96	Museum voor Moderne Kunst Arnhem, Netherlands	Hynckes, Raoul	<i>Stillben zwei Schädeln</i>	1937	Oil on canvas	90 x 109 cm	n/a
97	National Galleries of Scotland Edinburgh, Scotland	Giacometti, Albert	<i>Woman with her Throat Cut</i>	1932 (cast 1949 or 1950)	Bronze	22 x 87.5 x 53.5 cm	GMA 1109
98	National Museums Liverpool, Walker Art Gallery Liverpool United Kingdom	Fleetwood Walker, Bernard	<i>Amity</i>	1933	Oil on canvas	101.3 x 94.7 cm	WAG 1619
99	New Orleans Museum of Art New Orleans, Louisiana U.S.A.	Miró, Joan	<i>Persons in the Presence of a Metamorphosis (Figures dans La Presence d'une Metamorphose)</i>	1936	Egg tempera on masonite	50.17 x 57.47 cm	77.295
100	Nordico Museum der Stadt Linz Kunstgeschichte Linz, Austria	Frölich, Fritz	<i>Oberösterreichische Bauernfamilie</i>	1936-37	Oil on wood	128.5 x 103 cm (unframed); 138.5 x 113 x 8.5 cm (framed)	361
101	Österreichische Nationalbibliothek Vienna, Austria	Rübelt, Lothar	<i>Dorothy Poynton beim Turmspringen</i>	c. 1935	Gelatin silver print	40 x 30 cm	LR 05
102	Otto Dix Stiftung Schaffhausen, Switzerland	Dix, Otto	<i>Nu assis aux cheveux noirs</i>	1930	Mixed media on canvas mounted on plywood	93 x 72 cm (unframed); 103.5 x 83 x 5.5 cm (framed)	n/a
103	Philadelphia Museum of Art Philadelphia, Pennsylvania U.S.A.	Dali, Salvador	<i>Soft Construction with Boiled Beans (Premonition of Civil War)</i>	1936	Oil on canvas	99.9 x 100 cm	1950-134-4
104	Philbrook Museum of Art Tulsa, Oklahoma U.S.A.	Hogue, Alexandre	<i>Erosions No. 2 - Mother Earth Laid Bare</i>	1936	Oil on canvas	102.87 x 142.88 cm (unframed); 116.84 x 156.21 cm (framed)	1946.4

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
105	The Phillips Collection Washington, District of Columbia, U.S.A.	Kandinsky, Vassily	<i>Succession</i>	1935	Oil on canvas	81.9625 x 100.0125 cm	0958
106	Bayerischen Staatsgemäldesamm- lungen Munich, Germany	Ziegler, Adolf	<i>Die Vier Elemente</i> <i>a. Erde und Wasser</i> <i>(Mitteltafel des</i> <i>Triptychons)</i> <i>b. Feuer (linker</i> <i>Flügel des</i> <i>Triptychons)</i> <i>c. Luft (rechter</i> <i>Flügel des</i> <i>Triptychons)</i>	Before 1937	Oil on canvas	a. 171 x 190.8 cm b. 170.3 x 85.2 cm c. 161.3 x 76.7 cm	a. 11925 b. 11931 c. 15348
107	Salvador Dalí Museum St. Petersburg, Florida U.S.A.	Dalí, Salvador	<i>Geopoliticus Child</i> <i>Watching the Birth of</i> <i>the New Man /</i> <i>Enfant géopolitique</i> <i>observant la</i> <i>naissance de</i> <i>l'homme nouveau</i>	1943	Oil on canvas	45.7 x 50.8 cm (unframed); 69.2 x 75 x 7 cm (framed)	Dali2000.9
108	San Francisco Museum of Modern Art San Francisco, California U.S.A.	Lorser, Feitelson	<i>Genesis First Version</i>	1934	Oil on celotex	60.96 x 76.2 cm (unframed); 76.2 x 90.81 cm (framed)	37.2978
109	San Francisco Museum of Modern Art San Francisco, California U.S.A.	Bellmer, Hans	<i>La mitrailleur en</i> <i>état de grâce (The</i> <i>Machine Gunneress</i> <i>in a State of Grace)</i>	1937	Gelatin silver print with oil and watercolor mounted on board	66.04 x 66.04 cm (unframed); 69.01 x 69.01 x 5.08 cm (framed)	84.123
110	Smithsonian American Art Museum Washington, District of Columbia, U.S.A.	Feitelson, Lorser	<i>Genesis #2</i>	1934	Oil on fiberboard	102 x 121.8 cm	1985.33
111	Smithsonian American Art Museum Washington, District of Columbia, U.S.A.	Albright, Ivan Le Lorraine	<i>The Farmer's</i> <i>Kitchen</i>	1933-34	Oil on canvas	91.5 x 76.5 cm	1964.1.74
112	Solomon R. Guggenheim Museum New York, New York U.S.A.	Kandinsky, Vassily	<i>Environment</i>	October 1936	Oil on canvas	99.8 x 81.4 cm	45.973
113	Southampton City Art Gallery Southampton United Kingdom	Spencer, Stanley	<i>Portrait of Patricia</i> <i>Preece</i>	1933	Oil on canvas	83.9 x 73.6 cm; 104.7 x 94.7 x 8.5 cm (framed)	1444
114	Spencer Museum of Art Lawrence, Kansas, U.S.A.	Wood, Grant	<i>Near Sundown</i>	1933	Oil on canvas	38.1 x 67.31 cm (unframed); 55 x 84 x 6.3 cm (framed)	1959.0070
115	The State Historical Society of Missouri Columbia, Missouri, U.S.A.	Benton, Thomas Hart	<i>The Sowers, from</i> <i>Year of Peril</i>	1941-42	Oil on canvas	71 x 99 cm (unframed); 99.06 x 126.05 cm (framed)	n/a
116	State Tretyakov Gallery Moscow, Russia	Kustodiev, Boris	<i>The Bolshevik</i>	1920	Oil on canvas	101 x 140.5 cm	ZH 27
117	State Tretyakov Gallery Moscow, Russia	Deineka, Alexsandr	<i>Morning Exercise</i>	1932	Oil on canvas	91 x 118 cm	Zh-881

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
118	State Tretyakov Gallery Moscow, Russia	Gerasimov, Alexander	<i>I.V. Stalin Reports at the 18th Congress of the VKPb</i>	1935	Oil on canvas	99.5 x 178 cm	15141
119	Steven Kasher Gallery New York, New York U.S.A.	Rodchenko, Alexander	<i>The Couple (Sergei Urusensky)</i>	1932, printed 1980s	Gelatin silver print	39.37 x 26.67 cm (unframed); 50.8 x 60.96 cm (framed)	n/a
120	Steven Kasher Gallery New York, New York U.S.A.	Rodchenko, Alexander	<i>The Male Pyramid</i>	1936, printed 1980s	Gelatin silver print	39.37 x 25.4 cm (unframed); 50.8 x 60.96 cm (framed)	n/a
121	Steven Kasher Gallery New York, New York U.S.A.	Rodchenko, Alexander	<i>The Female Pyramid</i>	1936, printed 1980s	Gelatin silver print	39.37 x 25.4 cm (unframed); 60.96 x 76.2 cm (framed)	n/a
122	Stiftung Hans Arp und Sophie Taeuber-ARPe.V. Bonn, Germany	Arp, Hans	<i>Kopf mit lästigen Gegenständen</i>	1930, cast no. 0/5, done in 1983 by Rudier	Bronze	22.5 x 36.5 x 30 cm	A 106S
123	Stiftung Hans Arp und Sophie Taeuber-ARPe.V. Bonn, Germany	Arp, Hans	<i>Torso (Torse)</i>	1931, cast no. V/V done between 1962 and 1965)	Bronze	47 x 19 x 12.3 cm	A 4 S
124	Stiftung Moritzburg Kunstmuseum des Landes Sachsen-Anhalt Halle (Saale), Germany	Schrimpf, Georg	<i>Drei Mädchen</i>	1932	Oil on canvas	60 x 90 cm	I/296
125	Private Collection Geneva, Switzerland	Fautrier, Jean	<i>Nu Couché, Aushwitz-Dachau</i>	1941-1945	Oil on canvas	97 x 162 cm	n/a
126	Tate London United Kingdom	Spencer, Stanley	<i>Double Nude Portrait: The Artist and His Second Wife</i>	1937	Oil on canvas	83.8 x 93.7 cm (unframed); 109.3 x 112.1 x 80 cm (framed)	T01863
127	Tate London United Kingdom	Hepworth, Barbara	<i>Mother and Child</i>	1934	Cumberland alabaster	23 x 455 x 189 cm	T06676
128	Tate London United Kingdom	Gabo, Naum	<i>Stone with Collar</i>	Circa 1933	Portland stone and slate	18.5 x 26.5 x 187 cm	T02147
129	UBU Gallery New York, New York U.S.A.	Bellmer, Hans	<i>La Poupée</i>	1935	Hand-colored vintage gelatin silver print on original stretcher	66 x 66 cm	BELL 11
130	UBU Gallery New York, New York U.S.A.	Wols (Alfred Otto Wolfgang Schülze)	<i>Untitled (Rabbi/Comb/ Button)</i>	c. 1938-39	Vintage gelatin silver print	24.1 x 18 cm	WOLS 5
131	Ulster Museum Belfast, Ireland	Roberts, William Patrick	<i>Les Routiers</i>	c. 1931	Oil on canvas	101.7 x 76.3 cm	U492
132	Uměleckoprůmyslové Museum Prague, Czech Republic	Štyrský, Jindřich	<i>Untitled (From the Frog Man Series)</i>	1934	Gelatin silver print	31.5 x 29 cm	GF4706
133	Uměleckoprůmyslové Museum Prague, Czech Republic	Štyrský, Jindřich	<i>Untitled (From the Frog Man Series)</i>	1934	Gelatin silver print	32.9 x 29.9 cm	GF1731

	LENDER	ARTIST	TITLE	DATE	MEDIUM	DIMENSIONS	LENDER No
134	Uměleckoprůmyslové Museum Prague, Czech Republic	Ehm, Josef	<i>Imaginary Space</i>	1940	Gelatin silver print	20 x 24.5 cm	GF18214
135	Wolfsonian-Florida International University Miami Beach, Florida U.S.A.	Bertelli, Renato	<i>Profilo continuo del Duce (Continuous Profile of Mussolini)</i>	1933	Bronzed terracotta	28.7 x 22.9 cm diameter	84.6.4
136	Wolfsonian-Florida International University Miami Beach, Florida U.S.A.	Bruschetti, Alessandro	<i>Sintesi Fascista (Fascist Synthesis)</i>	1935	Oil on plywood	a. 154.9 x 80 x 6.2 cm b. 154.9 x 125.7 x 6.2 cm c. 154.9 x 80 x 6.2 cm	a. 85.5.43.1 b. 84.5.43.2 c. 85.5.43.3

(141-G190)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux companies

Kraft Canada Employees' (Cobourg) Credit Union Limited

NOTICE IS HEREBY GIVEN that on April 10, 2008, the membership of Kraft Canada Employees' (Cobourg) Credit Union Limited resolved to wind up voluntarily pursuant to Section 298 of the Credit Unions and Caisses Populaires Act, 1994. At the same meeting, the Deposit Insurance Corporation of Ontario was appointed Liquidator.

Dated this 16th day of April, 2008

Deposit Insurance Corporation of Ontario
In its capacity as liquidator of Kraft Canada
Employees' (Cobourg) Credit Union Limited

(141-P130)

Sheriff's Sale of Lands Vente de biens-fonds par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton dated August 8, 2007

Court File Number CV-07-1552-SR, to me directed, against the real and personal property of

Joseph Kargiannakis also known as Joseph E. Kargiannakis also known as Joseph Emmanuel Kargiannakis also known as Joe E. Kargiannakis also known as Joe E. Kargianna also known as Joe Kargiannakis also known as Joseph Karyiannakis also known as Joseph E. Karyiannakis also known as Joseph Emmanuel Karyiannakis also known as Joe E. Karyiannakis also known as Joe E. Karyianna also known as Joe Karyiannakis Defendant(s), at the suit of Canadian Imperial Bank of Commerce Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of Joseph Kargiannakis also known as Joseph E. Kargiannakis also known as Joseph Emmanuel Kargiannakis also known as Joe E. Kargiannakis also known as Joe E. Kargianna also known as Joe Kargiannakis also known as Joseph Karyiannakis also known as Joseph E. Karyiannakis also known as Joseph Emmanuel Karyiannakis also known as Joe E. Karyiannakis also known as Joe E. Karyianna also known as Joe Karyiannakis

Defendant(s) in and to:

Lot 4 on Plan M-365, Parcel 8898, Algoma West Section, City of Sault Ste. Marie

Municipally known as 13 Birchland Court, Sault Ste. Marie, Ontario P6B 5W7

All of which said right, title, interest and equity of redemption of

Joseph Kargiannakis also known as Joseph E. Kargiannakis also known as Joseph Emmanuel Kargiannakis also known as Joe E. Kargiannakis also known as Joe E. Kargianna also known as Joe Kargiannakis also known as Joseph Karyiannakis also known as Joseph E. Karyiannakis also known as Joseph Emmanuel Karyiannakis also known as Joe E. Karyiannakis also known as Joe E. Karyianna also known as Joe Karyiannakis Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Ministry of the Attorney General, Court House, 426 Queen St.E., Sault Ste. Marie, Ontario on **JUNE 13, 2008 at 10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at **Ministry of the Attorney General, 426 Queen St. E., Sault Ste. Marie, ON P6A 6W2**

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date April 23, 2008

PAM MARSHALL

Client Service Representative

(141-P131E)

426 Queen St. E., Sault Ste. Marie, ON P6A 6W2

EN VERTU d'un bref de saisie-exécution décerné par la Cour supérieure de justice à Brampton daté du 8 août 2007

numéro du dossier de la cour CV-07-1552-SR, et qui m'a été délivré, contre les biens meubles et immeubles de Joseph Kargiannakis alias Joseph E. Kargiannakis alias Joseph Emmanuel Kargiannakis alias Joe E. Kargiannakis alias Joe E. Kargianna alias Joe Kargiannakis alias Joseph Karyiannakis alias Joseph E. Karyiannakis alias Joseph Emmanuel Karyiannakis alias Joe E. Karyiannakis alias Joe E. Karyianna alias Joe Karyiannakis, défendeur(s), à la demande de la Banque Canadienne Impériale de Commerce, demandeur(s), j'ai saisi et pris en exécution le droit, titre, intérêt et droit de rachat de Joseph Kargiannakis alias Joseph E. Kargiannakis alias Joseph Emmanuel Kargiannakis alias Joe E. Kargiannakis alias Joe E. Kargianna alias Joe Kargiannakis alias Joseph Karyiannakis alias Joseph E. Karyiannakis alias Joseph Emmanuel Karyiannakis alias Joe E. Karyiannakis alias Joe E. Karyianna alias Joe Karyiannakis, défendeur(s), dans :

Lot 4, plan M-365, parcelle 8898, section Algoma est, ville de Sault Ste-Marie désignation civique : 13, court Birchland, Sault Ste-Marie (Ontario) P6B 5W7

Lesquels droit, titre, intérêt et droit de rachat de Joseph Kargiannakis alias Joseph E. Kargiannakis alias Joseph Emmanuel Kargiannakis alias Joe E. Kargiannakis alias Joe E. Kargianna alias Joe Kargiannakis alias Joseph Karyiannakis alias Joseph E. Karyiannakis alias Joseph Emmanuel Karyiannakis alias Joe E. Karyiannakis alias Joe E. Karyianna alias Joe Karyiannakis, défendeur(s), dans lesdits bien-fonds et tenements décrits ci-dessus, j'offre en vente aux enchères publiques, sous réserve des conditions énumérées ci-dessous, au ministère du Procureur général, palais de justice, 426, rue Queen Est, Sault Ste-Marie (Ontario) le **13 juin 2008 à 10 heures**.

CONDITIONS :

L'acheteur assume la responsabilité des hypothèques, charges, privilèges, impôts en souffrance et autres grèvements. Aucune déclaration ne sera faite à l'égard du bien-fonds faisant l'objet de la vente, notamment en ce qui concerne le titre. L'acheteur éventuel assume la responsabilité de faire les vérifications nécessaires.

MODALITÉS : Dépôt de 10 pour cent du prix offert ou de 1 000 \$, selon le montant le plus élevé

- exigible au moment de la vente au plus offrant
- s'applique au prix d'achat
- non remboursable

Un délai de dix jours ouvrables est accordé à compter du jour de la vente pour obtenir le financement et acquitter le solde au **ministère du Procureur général, 426, rue Queen Est, Sault Ste-Marie ON P6A 6W2**

Tous les paiements doivent être effectués en espèces ou par chèque certifié libellé à l'ordre du ministre des Finances.

L'acte formaliste unilatéral ne sera remis par le shérif qu'au moment de l'acquittement du prix de vente.

D'autres conditions s'appliquent à mesure qu'elles sont annoncées.

LA VENTE PEUT ÊTRE ANNULÉE PAR LE SHÉRIF JUSQU'À L'HEURE DE LA VENTE SANS AUCUN AUTRE AVIS.

Remarque : Aucun employé du ministère du Procureur général ne peut acheter, ni directement ni indirectement, les biens ou effets, terres ou tenements exposés par un shérif en vue d'une vente par voie judiciaire.

Date : 23 avril 2008

PAM MARSHALL

Préposée au service à la clientèle

(141-P131F)

426, rue Queen Est, Sault Ste-Marie ON P6A 6W2

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF IROQUOIS FALLS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Thursday, May 22, 2008 at Town Hall, 253 Main Street, Iroquois Falls, Ontario, P0K 1G0.

The tenders will then be opened in public on the same day at 3:30 p.m. in Council Chambers.

Description of Land:

Roll # 56-31-050-013-24400-0000

PCL 8299 SEC NEC; PT LT 2 CON 3 CALVERT PT 1, 6R3933

PCL 8207 SEC NEC; PT LT 2 CON 3 CALVERT PT 1, 6R3521

PCL 6211 SEC NEC; PT LT 2 CON 3 CALVERT PT 1, CR752

TOWN OF IROQUOIS FALLS, DISTRICT OF COCHRANE

697 Ambridge Drive

Minimum Tender Amount: \$134,225.72

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

HOLLY LACHANCE
Accounting Assistant
Town of Iroquois Falls
253 Main St. Box 230
Iroquois Falls, Ontario
P0K 1G0
Telephone: (705) 232-5700
email: lachanceh@iroquoisfalls.com

(141-P132)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF MISSISSIPPI MILLS

TAKE NOTICE that tenders are invited for the purchase of the land (s) described below and will be received until 3:00 p.m. local time on the 30th day of May, 2008 at the Municipal Office, 3131 Old Perth Road, Almonte, Ontario K0A 1A0.

The tenders will then be opened in public on the same day at the Municipal Office Council Chambers at 3:05 p.m.

Description of Land(s):

- 1. Lot 130, 131, 132, 133 McFarlane Section**
Plan 6262
137 Robert Street
Town of Almonte, now Town of Mississippi Mills, County of Lanark
PIN 05294-0081
Roll Number 0931 030 040 11411 0000
Minimum Tender Amount: \$159,581.30

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

RHONDA WHITMARSH, Treasurer
3131 Old Perth Road
R.R. #2
Almonte, ON K0A 1A0
(613) 256-2064 ext. 262
rwhitmarsh@mississippimills.ca

(141-P133)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—05—03

ONTARIO REGULATION 90/08

made under the

ASSESSMENT ACT

Made: April 15, 2008

Filed: April 16, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008

Amending O. Reg. 282/98
(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 282/98 is amended by adding the following section:

RESIDUAL COMMERCIAL PROPERTY CLASS

13.1 (1) For 2008 and subsequent years, the residual commercial property class applies within a municipality, the council of which is required to pass a by-law establishing tax ratios under section 308 of the *Municipal Act, 2001* or section 275 of the *City of Toronto Act, 2006*, only if the council has passed a by-law opting to have the residual commercial property class apply within the municipality.

(2) The residual commercial property class consists of land that would otherwise be in the commercial property class other than land in the office building property class, the shopping centre property class, the parking lots and vacant land property class or the professional sports facility property class whether or not the municipality had opted to have all or any of the property classes apply within the municipality.

(3) The council of a municipality that has passed a by-law opting to have the residual commercial property class apply may pass a by-law opting to have the class cease to apply; however, the by-law does not apply with respect to a taxation year unless the by-law is passed on or before the last day for passing a by-law opting to have the property class apply for that taxation year.

2. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 15, 2008.

18/08

ONTARIO REGULATION 91/08

made under the

ASSESSMENT ACT

Made: April 15, 2008

Filed: April 16, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008

Amending O. Reg. 173/07

(Deadline for 2007 for By-laws Adopting Optional Classes)

Note: Ontario Regulation 173/07 has not previously been amended.

1. The title of Ontario Regulation 173/07 is revoked and the following substituted:**ANNUAL DEADLINES FOR BY-LAWS ADOPTING OPTIONAL CLASSES****2. The Regulation is amended by adding the following section:****Deadline**

1.1 For the 2008 taxation year, April 30, 2008 is prescribed as the later deadline for the purposes of clause 2 (3.2) (e) of the Act.

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 15, 2008.

18/08

ONTARIO REGULATION 92/08

made under the

ELECTRICITY ACT, 1998

Made: April 15, 2008

Filed: April 16, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008

Amending O. Reg. 124/02

(Taxes and Charges on Hydro-Electric Generating Stations)

Note: Ontario Regulation 124/02 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 2 of Ontario Regulation 124/02 is amended by striking out “December 31, 2007” and substituting “December 31, 2008”.

2. This Regulation is deemed to have come into force on January 1, 2008.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 15, 2008.

18/08

ONTARIO REGULATION 93/08

made under the

CITY OF TORONTO ACT, 2006

Made: April 15, 2008

Filed: April 16, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008

Amending O. Reg. 121/07

(Traditional Municipal Taxes, Limits and Collection)

Note: Ontario Regulation 121/07 has not previously been amended.

1. The Table to section 2 of Ontario Regulation 121/07 is amended by adding the following item:

Residual commercial property class	0.6 to 1.1
------------------------------------	------------

2. The Regulation is amended by adding the following section:

Transition ratio for residual commercial property class

2.1 For the purposes of subsection 275 (8) of the Act, the transition ratio for the residual commercial property class for the 2008 taxation year is 3.67373.

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 15, 2008.

18/08

ONTARIO REGULATION 94/08

made under the

HIGHWAY TRAFFIC ACT

Made: March 31, 2008

Filed: April 16, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008Amending Reg. 599 of R.R.O. 1990
(Highway Closings)

Note: Regulation 599 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 599 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. For the purposes of section 134 of the Act, a police officer may close a highway or any part thereof by either of the following methods:

1. By,
 - i. posting or causing to be posted a Do Not Enter sign as prescribed in subsection 2 (1) in such a manner that the sign faces approaching traffic and that the bottom edge of the sign is not less than one metre above the roadway, and
 - ii. placing or causing to be placed not fewer than three traffic control devices of the type prescribed in clause 2 (2) (a) or two traffic control devices of the type prescribed in clauses 2 (2) (b) and (c) in such a manner that the control devices stand in a line at right angles to approaching traffic with not more than one metre separating each pair of control devices.
2. By deploying or causing to be deployed across the roadway a highway ramp gate traffic control device as prescribed in subsection 2 (3) that was installed by the road authority having jurisdiction and control of the highway and locking it in place.

2. (1) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) A traffic control device may,

- (a) be conical in shape, not less than 45 centimetres in height, have a white retro-reflective collar and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 2;
- (b) be rectangular in shape, not less than 90 centimetres in height and not less than 20 centimetres in width and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 3;
- (c) be a barricade, not less than 100 centimetres in width and 100 centimetres in height and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 4; or
- (d) be rectangular in shape, not less than 20 centimetres in height and not less than 90 centimetres in width, with black bars on an orange retro-reflective background and bear the markings and have the minimum dimensions as prescribed and illustrated in Figure 5.

(2) Section 2 of the Regulation is amended by adding the following subsection:

(3) A highway ramp gate traffic control device shall,

- (a) be a barrier that extends across the width of the roadway when deployed such that it blocks vehicular access to the highway;
- (b) be capable of being locked in place;
- (c) have on it at least one Do Not Enter sign, as prescribed in subsection (1), in such a manner that the sign faces approaching traffic and the bottom edge of the sign is not less than one metre above the roadway; and
- (d) have at least two traffic control devices, as prescribed in clause (2) (d), on the same plane on either side of the Do Not Enter sign in such a manner that the long edges of the control devices are horizontal to the roadway and facing approaching traffic.

(3) Figures 1, 2, 3 and 4 to section 2 of the Regulation are revoked and the following substituted:

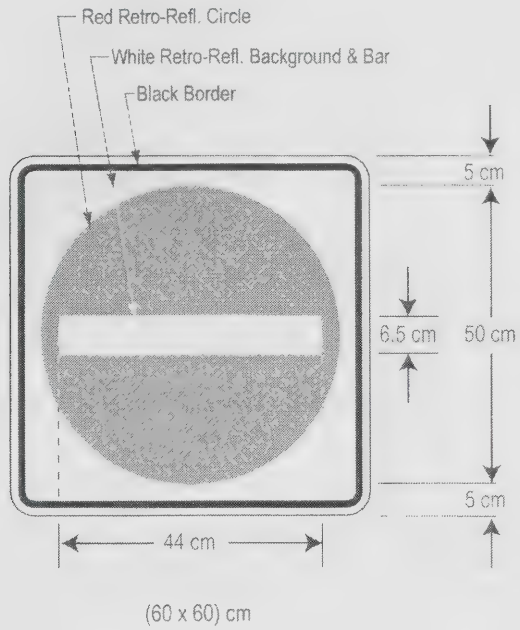
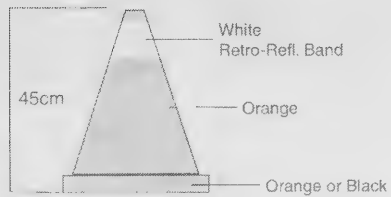
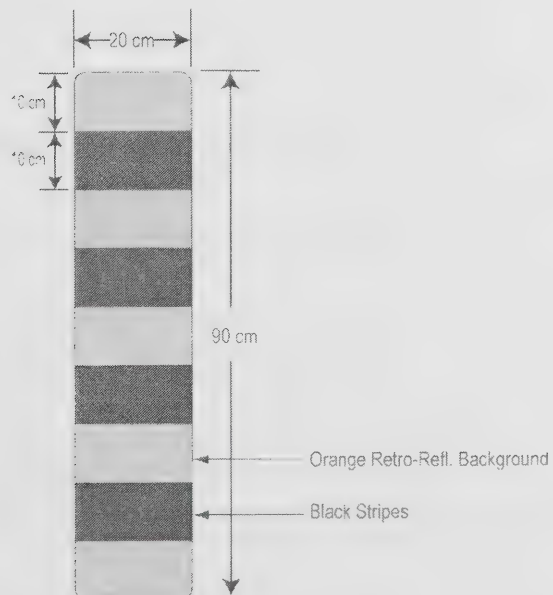
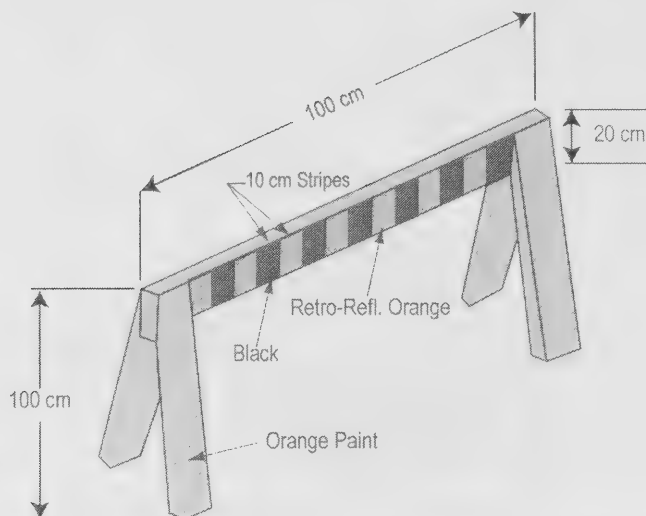
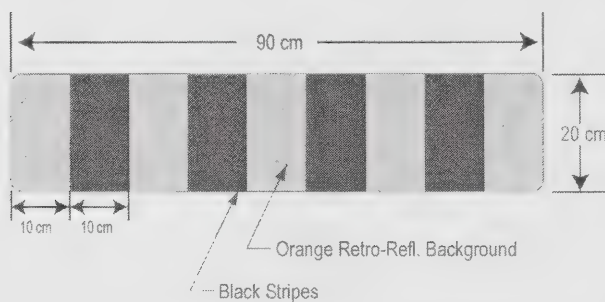
Figure 1**Figure 2****Figure 3**

Figure 4**Figure 5**

3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: March 31, 2008.

18/08

ONTARIO REGULATION 95/08

made under the

HIGHWAY TRAFFIC ACT

Made: March 5, 2008

Filed: April 17, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008Amending O. Reg. 510/99
(Community Safety Zones)

Note: Ontario Regulation 510/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 510/99 is amended by adding the following Schedule:SCHEDULE 15
TOWNSHIP OF CHAMPLAIN

1. (1) That part of the King's Highway known as No. 34 in the Township of Champlain in the United Counties of Prescott and Russell lying between a point situate 187 metres measured northerly from its intersection with the centre line of the roadway known as Happy Hollow Road and a point situate at its intersection with the northerly limits of the Town of Vankleek Hill.

(2) This designation is effective 24 hours a day, seven days a week and every month of the year.

2. This Regulation comes into force on the day it is filed.

Made by:

RICK BARTOLUCCI
Minister of Community Safety and Correctional Services

Date made: March 5, 2008.

18/08

ONTARIO REGULATION 96/08

made under the

CONSOLIDATED HEARINGS ACT

Made: April 2, 2008

Filed: April 17, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008Amending Reg. 171 of R.R.O. 1990
(Aggregate Resources Act)

Note: Regulation 171 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 2 of Regulation 171 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

- (g) the proposed undertaking by Nelson Aggregate Co. to operate a quarry on land that,
- (i) is located on Part Lots 17 and 18, Concession 2 N.D.S., in the City of Burlington in The Regional Municipality of Halton, and
 - (ii) is described as the Burlington Quarry Extension on a map that is available from the Environmental Assessment and Approvals Branch of the Ministry of the Environment, the original of which is filed in the office of the Director of that Branch and is identified by the stamp of the Registrar of Regulations dated January 11, 2007.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 96/08

pris en application de la

LOI SUR LA JONCTION DES AUDIENCES

pris le 2 avril 2008
déposé le 17 avril 2008
publié sur le site Lois-en-ligne le 21 avril 2008
imprimé dans la *Gazette de l'Ontario* le 3 mai 2008

modifiant le Règl. 171 des R.R.O. de 1990
(Loi sur les ressources en agrégats)

Remarque : Le Règlement 171 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 2 du Règlement 171 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'alinéa suivant :

- g) l'entreprise projetée par Nelson Aggregate Co., dans le but d'y exploiter une carrière sur les terrains qui sont :
- (i) d'une part, situés sur les lots 17 et 18 de la concession 2 N.D.S. de la cité de Burlington dans la municipalité régionale de Halton,
 - (ii) d'autre part, appelés Burlington Quarry Extension sur une carte qui peut être obtenue de la Direction des évaluations et des autorisations environnementales du ministère de l'Environnement et dont l'original est déposé au bureau du directeur de cette direction et porte l'estampille du registrateur des règlements datée du 11 janvier 2007.

2. Le présent règlement entre en vigueur le jour de son dépôt.

18/08

ONTARIO REGULATION 97/08

made under the

ENERGY CONSERVATION LEADERSHIP ACT, 2006

Made: April 16, 2008
Filed: April 17, 2008
Published on e-Laws: April 21, 2008
Printed in *The Ontario Gazette*: May 3, 2008

DESIGNATION OF GOODS, SERVICES AND TECHNOLOGIES

Designation of clotheslines etc.

1. The following are designated for the purposes of subsection 3 (1) of the Act:

1. Clotheslines.
2. Clothestrees.
3. Any goods and technologies that have a purpose that is the same as a clothesline or clothestree, and no other purpose.
4. Any equipment that is necessary for the proper installation and operation of anything that is designated under this section.

Prescribed circumstances

2. A person is permitted to install and use any goods or technologies designated in section 1, if the following circumstances apply:

1. The designated goods or technologies and any necessary equipment are installed on property upon which is situated a house or building that is used solely for residential occupancy and which is the person's place of residence.
2. The designated goods or technologies and any necessary equipment are installed in a manner so as to ensure that there are no impediments to safety, including, but not limited to, impediments to access to or egress from the house or building.
3. The designated goods or technologies and any necessary equipment are installed adjacent to the side or rear wall of the house or building so as to be useable by a person,
 - i. standing directly on the ground,
 - ii. standing on a deck or other fixed platform accessed directly from the ground floor of the house or building, if the deck or fixed platform is no higher than the floor level of the ground floor, or
 - iii. standing on a step-stool or similar device placed either directly on the ground or on a deck or other fixed platform accessed directly from the ground floor of the house or building, if the deck or fixed platform is no higher than the floor level of the ground floor.
4. The designated goods or technologies and any necessary equipment are installed in an area where the person has an exclusive right of use by virtue of their residency.

Commencement

3. This Regulation comes into force on the day it is filed.

18/08

ONTARIO REGULATION 98/08

made under the

MINISTRY OF GOVERNMENT SERVICES ACT

Made: April 16, 2008
 Filed: April 18, 2008
 Published on e-Laws: April 21, 2008
 Printed in *The Ontario Gazette*: May 3, 2008

Amending O. Reg. 475/07
 (Service Provider Organizations — ServiceOntario)

Note: Ontario Regulation 475/07 has not previously been amended.

1. Ontario Regulation 475/07 is amended by adding the following sections:

DESIGNATED SERVICES — MINISTRY OF HEALTH AND LONG-TERM CARE

Health cards and organ donor registration

1.1 The following actions are designated as services that ServiceOntario may provide to the public on behalf of the Minister of Health and Long-Term Care, the Ministry of Health and Long-Term Care and, where applicable, the General Manager for the Ontario Health Insurance Plan:

1. Health cards: accepting and processing applications for the issuance, replacement or renewal of a health card, changing information on a health card and accepting the return or surrender of a health card in accordance with the *Health Insurance Act* and the regulations made under it.

2. Organ donor registration: registering the organ donation preferences for clients with a health card in accordance with the *Trillium Gift of Life Network Act* and the regulations made under it.

Administrative services

1.2 The following administrative services otherwise provided by the Ministry of Health and Long-Term Care are designated as services which ServiceOntario may provide to the public on behalf of that Ministry and, where applicable, the General Manager for the Ontario Health Insurance Plan:

1. Providing information and responding to queries in relation to actions listed in section 1.1 and services listed in this section.
2. Accepting applications for programs related to the provision of insured services under the *Health Insurance Act* and the regulations made under it.
3. Updating databases that the Ministry maintains of personal information of health card holders.

2. This Regulation comes into force on the day it is filed.

18/08

ONTARIO REGULATION 99/08

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: April 16, 2008

Filed: April 18, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 3, 2008

Amending Reg. 562 of R.R.O. 1990
(Food Premises)

Note: Regulation 562 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 562 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

39.1 In sections 40 and 41,

“uninspected meat” means meat obtained from an animal that has not been inspected in accordance with Ontario Regulation 31/05 (Meat) made under the *Food Safety and Quality Act, 2001* or the *Meat Inspection Act* (Canada).

2. Section 40 of the Regulation is amended by adding the following subsections:

(2.1) Despite subsection (1), a food premise that falls within the definition of “meat plant” in Ontario Regulation 31/05 (Meat) made under the *Food Safety and Quality Act, 2001* may have uninspected meat at the food premise if,

- (a) an approval has been issued under Part VIII.2 of that regulation for the uninspected meat to enter a meat plant as defined in that regulation;
- (b) a regional veterinarian has approved the food premise under Part VIII.3 of that regulation for the purposes of receiving the meat for the period of time that the meat is present on the premise; and
- (c) the uninspected meat is kept out of any part of the food premise where food is sold, served or offered for sale.

(2.2) Despite subsection (1), a food premise that falls within the definition of “meat plant” in Ontario Regulation 31/05 (Meat) made under the *Food Safety and Quality Act, 2001* may have uninspected meat that is a hunted game carcass as defined in that regulation on the premise for the purposes of dressing, cutting, wrapping or freezing the carcass or processing hunted game products as defined in that regulation from it for the owner of the carcass if,

- (a) the premise has been approved under Part VIII.4 of that regulation for the purposes of receiving and processing hunted game carcasses; and
- (b) the uninspected meat is kept out of any part of the food premise where food is sold, served or offered for sale.

3. This Regulation comes into force on May 1, 2008.

18/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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The Ontario Gazette La Gazette de l'Ontario

Vol. 141-19
Saturday, 10 May 2008

Toronto

ISSN 0030-2937
Le samedi 10 mai 2008

Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

BUDGET MEASURES ACT, 2006 (NO. 2)

We, by and with the advice of the Executive Council of Ontario, name May 5, 2008 as the day on which sections 1 to 27 of Schedule O to the *Budget Measures Act, 2006 (No. 2)*, c. 33, which amend the *Insurance Act* and the *Corporations Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on April 30, 2008:

BY COMMAND

TED MCMEEKIN
Minister of Government and Consumer Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2006 SUR LES MESURES BUDGÉTAIRES (N^o 2)

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 5 mai 2008 comme le jour où entrent en vigueur les articles 1 à 27 de l'annexe O de la *Loi de 2006 sur les mesures budgétaires (n^o 2)*, chap. 33, qui modifient la *Loi sur les assurances* et la *Loi sur les personnes morales*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 30 avril 2008.

PAR ORDRE

TED MCMEEKIN
ministre des Services gouvernementaux et
des Services aux consommateurs
(141-G191)



Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
et des Services aux consommateurs



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1117



Parliamentary Notice Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Sunday, April 27, 2008, 2:15 p.m.

In the name of Her Majesty the Queen, His Honour the Lieutenant Governor, assented to the following bills:

Bill 8	An Act to amend the Education Act. [S.O. 2008, Chapter 2]
Bill 16	An Act to amend Christopher's Law (Sex Offender Registry), 2000. [S.O. 2008, Chapter 3]
Bill 66	An Act to resolve labour disputes between the Toronto Transit Commission and Local 113, Amalgamated Transit Union, Lodge 235, International Association of Machinists and Aerospace Workers, and Canadian Union of Public Employees, Local 2. [S.O. 2008, Chapter 4]

DEBORAH DELLER
Clerk of the Legislative Assembly

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, dimanche, avril 27, 2008, 14 h 15

Au nom de Sa Majesté la Reine, Son Honneur le lieutenant-gouverneur, a accordé la sanction royale aux projets de loi suivants :

Projet de loi 8	Loi modifiant la Loi sur l'éducation. [L.O. 2008, Chapitre 2]
Projet de loi 16	Loi modifiant la Loi Christopher de 2000 sur le registre des délinquants sexuels. [L.O. 2008, Chapitre 3]
Projet de loi 66	Loi visant à régler les conflits de travail entre la Commission de transport de Toronto et la section locale 113 du Syndicat uni du transport, la section locale 235 de l'Association internationale des machinistes et des travailleurs et travailleuses de l'aérospatiale et la section locale 2 du Syndicat canadien de la fonction publique. [L.O. 2008, Chapitre 4]

(141-G192) La greffière de l'Assemblée législative
DEBORAH DELLER

Ontario Highway Transport Board

NOTICE

IN THE MATTER of the Public Vehicles Act,
AND IN THE MATTER OF the Motor Vehicle Transport Act, 1987
AND IN THE MATTER of the Ontario Highway Transport Board Act
AND IN THE MATTERS OF:

1. AHMED, Iftikhar 955 Rue D'Anvers Montreal, QC H3N 1E5	10. 91297259 QUEBEC INC. 3535-4 Rue de Bullion Montreal, QC H2X 3A1
2. FRIENDLY VAN SERVICE 955 Rue D'Anvers Montreal, QC H3N 1E5	11. PHAN, Tran Anh Tien 1233 Rue Sainte-Elisabeth Montreal, QC H2X 3C3
3. SATPAL, Sarai 9161 Rue Bois Joli Pierrefonds, QC H8Y 3N2	12. ANTHONY TRAVEL 1233 Rue Sainte-Elisabeth Montreal, QC H2X 3C3
4. GOLDEN EAGLE VAN SERVICE 9161 Rue Bois Joli Pierrefonds, QC H8Y 3N2	13. KEN'S VAN SERVICE 8780 Rue Lithuania Lasalle, QC H8R 2S2
5. PROKOFIEVA, Valentina 6875 Rue Jogues Montreal, QC H2X 3A1	14. KENG, Ye 8780 Rue Lithuania Lasalle, QC H8R 2S2

6. SAM'S TRAVEL 6875 Rue Jogues Montreal, QC H2X 3A1	15. CORNELL VAN SERVICES 14 Bruce Beer Drive Brampton, ON L6V 2W8
7. SHAFIQ, Siddiqui Muhammad 8495-609 Boul. De L'Acadie Montreal, Quebec H3N 2W6	16. SAHDRA, Tarsem K. 14 Bruce Beer Drive Brampton, ON L6V 2W8
8. EXPRESS VAN SERVICE 8495-609 Boul. De L'Acadie Montreal, Quebec H3N 2W6	17. SERGE VAN SERVICE 2580 Rue Quesnel Montreal, QC H3J 1G8
9. RELIABLE TRAVEL SERVICE 3535-4 Rue de Bullion Montreal, QC H2X 3A1	18. PEREPLAVTCHENKO, Serguei 2580 Rue Quesnel Montreal, QC H3J 1G8

The Board is in receipt of applications by Trentway-Wagar Inc. ("Trentway") pursuant to Section 11 of the Public Vehicles Act. Trentway has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the Public Vehicles Act on the above named individuals/institution.

All Information pertaining to these matters are on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on these matters to determine whether to issue an order described in Section 11 (3) of the Public Vehicles Act.

The hearings will be held on Monday, the 26th day of May, 2008 at 10:00 a.m. at the offices of the Health Board Secretariat, Room #9-2, 151 Bloor Street West, 9th Floor, Toronto, Ontario M5S 2T5.

AND FURTHER TAKE NOTICE that should any party to these proceedings not attend at the time and place shown for the hearings, the Board may proceed in their absence and they will not be entitled to any further notice in these proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e. a person who has an economic interest in the outcome of these matters may file a statement with the Board and serve it on the above named individuals/institution at least 10 days before the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

Clark Bus and Marina Ltd. 31814-F
35 Clark Dr., Gananoque, ON K7G 2V5

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario, the Upper Canada District School Board and the Catholic District School Board of Eastern Ontario between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

Cox Bus Lines Ltd. 47763
2590 Ardoch Rd., R. R. # 1, Clarendon, ON K0H 1J0

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers who are students, staff or chaperons under the jurisdiction of the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario on a chartered trip from points in the Counties of Frontenac and Lanark, the United Counties of Lennox

and Addington and Leeds and Grenville to the Ontario/Quebec border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that:

1. there shall be no pick-up or discharge of passengers except at point of origin;
2. chartered trips shall be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards;
3. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: **47763-A**

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P. 54.

AND PROVIDED FURTHER THAT the public vehicle operating licence number PV-5095 now in the name of Jennifer Ann Cox, R. R. # 1, Clarendon, ON. be cancelled.

Applies for a public vehicle (school bus) operating licence as follows: **47763-B**

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

AND PROVIDED FURTHER THAT the public vehicle (school bus) operating licence number PV-7387 now in the name of Jennifer Ann Cox, R. R. # 1, Clarendon, ON. be cancelled.

Joe Foley Bus Lines (Madoc) Ltd. 35993-V
R. R. # 1, Madoc, ON K0K 2K0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, Hastings, Prince Edward, Renfrew, Northumberland, Haliburton, the District of Nipissing, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

William & Ruby Green 47761
22 Frye Rd., R. R. # 1, Perth, ON K0H 2L0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Limestone District School Board between points in the County of Frontenac and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board.

R. A. Howard Bus Service Limited 18070-A10
31 Henry Street, P. O. Box 268, Athens, ON K0E 1B0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario between points in the Counties of Frontenac and Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

Kleinsteuber School Bus Lines Ltd. 39523-B
R. R. #1, Madoc, ON K0K 2K0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, Hastings, Prince Edward, Renfrew, Northumberland, Haliburton, the District of Nipissing, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

Peter C. Martin 46030-A
P. O. Box 407, Whitney, ON K0J 2M0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

Richmond's School Coach (Belleville) (1983) Limited 37162-B
R. R. # 5, Belleville, ON K8N 4Z5

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, Hastings, Prince Edward, Renfrew, Northumberland, Haliburton, the District of Nipissing, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

James & Edith Robinson 45544-B
1624 Graphite Road, Maynooth, ON K0L 2S0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board between points in the Counties of Frontenac, Lanark, Hastings, Prince Edward, Renfrew, Northumberland, Haliburton, the District of Nipissing, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

(141-G193) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act

Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2008-05-10

AUTOMATED WATERING SOLUTIONS INC.	000966518
AVISA INTERIORS INC.	001232239
BEAR ESSENTIALS DESIGN STUDIOS INC.	001479980
BELL HARBOUR CONSTRUCTION INC.	001478999
CAMPBELL ODOMETERS INC.	001337135
CAPTAIN WEGA SEAFOOD RESTAURANT LTD.	001531389
CARGO ACCESS LTD.	001133244
CITY SUB CORPORATION	001025189
DJHUNT INCORPORATED	001531619
DOCTOR TRANSMISSION LTD.	000429424
ELST ENTERPRISES LTD.	001475799
END-TO-END CONNECTS INC.	001433642
ENVIRO HEALTH INC.	002032086
EXCEL COMMERCIAL EQUIPMENT REPAIRS INC.	001386206
FLEMINGDON MEDICAL LABORATORIES LTD.	000265860
GP IMPEX TECHNOLOGIES INC.	001398966
GSA COMPUTER SERVICES INC.	001340345
HAIMSBURY INC.	001471875
HALEX SUPPLY INC.	001029060
HENK TEEUWSEN CONSTRUCTION LIMITED	000276852
HMI MARKETING GROUP INC.	001478174
HMR INTERNATIONAL LTD.	001480210
HOCKEY NEEDS OF CANADA INC.	001623486
HOME FUSION INC.	001537067
HOWLETT SERVICES GROUP INC.	002028890
INFERNO ORANGE TECH & SECURITY LTD.	001622798
INTERNATIONAL LANGUAGE CENTRE CANADA INC.	001525382
INTERSOFT DEVELOPMENT CORP	000731080
J.C. LAW CAPITAL INC.	001421745
J.M. TRANSPORTATION SERVICE LTD.	001504036
JACKIE SPECTOR BOUTIQUE LTD.	002023544
JIM LADD LTD.	000639789

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
JOHNS & SHOWERS PLUMBING SUPPLIES LTD.	001153507
JUSTICE FOR ALL MANAGEMENT COMPANY INC.	001241670
KAR-TUNE INCORPORATED	000779109
KAYES KONTRACTING INC.	001355117
KENSHUSEI MARTIAL ARTS INC.	000798246
KHARTOUM FALAFEL HOUSE & VARIETY LTD.	001145690
LOCKETT-UP PRODUCTIONS INC.	001147869
M.Y.G. LIMITED	000309679
MAC SALES INC.	002021052
MARMAH COMPUTER SERVICES INC.	000764737
MARQUIS PRODUCTS INC.	000992081
MODERN WINDOW BLINDS INC.	000782098
MONTBLANC HOLDINGS INC.	002048039
MONTE SUPERMARKET LTD.	000626589
NAGRA TRUCK & FORKLIFT TRAINING SCHOOL LTD.	001406297
NIAGARA BRONZE LIMITED	000101649
NICKY'S BISTRO & PIZZERIA INC.	002049189
NORTH SPIRIT CONSTRUCTORS INC.	001296602
OMAHA MEWS DEVELOPMENT CORP.	001599487
PHARGO MANAGEMENT & CONSULTING LIMITED	001112233
PLAYOFFS INC.	002005112
QUALITY BRICK INC.	001624248
RENEGADE PAINTBALL INC.	001568435
RK SOLUTIONS INC.	001383692
SHIMBAR ENTERPRISE INC.	001532587
T & D SPORTSWEAR LTD.	001081128
TACTILITY, INC.	001186816
TATTOO FOOTWEAR (BRAMPTON) INC.	002017060
TCG TELECOMMUNICATION GROUP INC.	001187059
THE BUDDHA HAT COMPANY LIMITED	002012819
THE GLASS ART GALLERY INC.	000414908
THE UNIFIED INSURANCE AND FINANCIAL AGENCY INC.	001030880
THIRTEEN RUSSELL STREET LIMITED	000284148
THORNHILL FINE CARS INC.	000671981
TORONTO PACKING COMPANY LIMITED	000066617
TRANSMARINE SHIPPING & TRADING INC.	001586192
TRATHEN TIMBER COMPANY LIMITED	001251493
UNIQUE KITCHEN AND HOME DECOR PLUS MORE INC.	001548857
VICTORIA SUPERMARKET AND BUTCHER SHOP INC.	001313207
WALLACE ISLAND INVESTMENTS INCORPORATED	000690188
WOODY'S WHOLESALE LUMBER INC.	001622682
YOUTV INC.	000983644
ZEBRIN INDUSTRIES LTD.	000680126
1015162 ONTARIO INC.	001015162
1028776 ONTARIO LTD.	001028776
1031367 ONTARIO INC.	001031367
1035169 ONTARIO INC.	001035169
1081968 ONTARIO LIMITED	001081968
1135650 ONTARIO INC.	001135650
1141596 ONTARIO LTD.	001141596
1169448 ONTARIO LIMITED	001169448
1174487 ONTARIO INC.	001174487
1185099 ONTARIO LTD.	001185099
1226452 ONTARIO LTD.	001226452
1267921 ONTARIO LIMITED	001267921
1305628 ONTARIO INC.	001305628
1326103 ONTARIO LIMITED	001326103
1375699 ONTARIO INC.	001375699

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1383318 ONTARIO INC.	001383318
1399456 ONTARIO INC.	001399456
1401244 ONTARIO LTD.	001401244
1422512 ONTARIO LTD.	001422512
1457984 ONTARIO INC.	001457984
1471827 ONTARIO INC.	001471827
1474545 ONTARIO LIMITED	001474545
1525465 ONTARIO LTD.	001525465
1526235 ONTARIO LTD.	001526235
1557524 ONTARIO INC.	001557524
1578059 ONTARIO LTD.	001578059
1580841 ONTARIO INC.	001580841
1588487 ONTARIO INC.	001588487
1602493 ONTARIO INC.	001602493
1620510 ONTARIO INC.	001620510
1623750 ONTARIO INC.	001623750
2029191 ONTARIO LIMITED	002029191
2048065 ONTARIO INC.	002048065
2048194 ONTARIO INC.	002048194
443235 ONTARIO LTD.	000443235
511709 ONTARIO LIMITED	000511709
521304 ONTARIO INC.	000521304
564511 ONTARIO INC.	000564511
642620 ONTARIO LIMITED	000642620
741689 ONTARIO LIMITED	000741689
778521 ONTARIO INC.	000778521
830296 ONTARIO INC.	000830296
901150 ONTARIO LIMITED	000901150
986053 ONTARIO LIMITED	000986053
991324 ONTARIO LIMITED	000991324

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G194)

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-14

ABBOTT MUSIC INC.	001293063
ADL INSURANCE SERVICES INC.	001298614
AIR GAP PLUMBING & DRAIN LTD.	001302300

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
C.F. SURVIVAL LTD.	001160209
CANADIAN CAR RENTALS LTD.	001303921
CANWAY INTERNATIONAL TECHNOLOGIES INC.	001301300
CASTLE REALTY (ALGOMA) LTD.	001188107
CNW CONSULTING INC.	001294631
CONCEPTS CONSULTING LTD.	001299128
CREWE HORIZONS, INC.	001295459
CROWNSHIELD INC.	001305229
C20 & COMPANY LIMITED	001308412
DAY NITE SIGNS CANADA INC.	001304696
DEXS COMPUTER CONTRACTING LTD.	001301640
DOLINSKI SYSTEMS CONSULTING INC.	001292165
DUNFIN REALTY INC.	001290677
ELIAS MARKETS LTD.	001339515
EVOLVE CONSULTING INCORPORATED	001296225
FBC CANADA INC.	001299504
FIGG INSPECTION & CONSULTING LTD.	001294794
FRANK MCINNES ENTERPRISES INC.	001276549
G.A.L. TRANSPORTATION SERVICES INC.	001287662
GAILSTEVE HOLDINGS INC.	001301123
GIC SING TRADING INC.	001306176
GINMING CORPORATION (CANADA)	001290488
GULLO INC.	001306172
HVK DISTRIBUTING INC.	001149902
INDEPENDENT NETWORK OF CHIROPRACTORS INC.	001291584
INDUSTRIAL AND ENERGY CONSULTING INC.	001295319
INDUSTRY DRYWALL SYSTEMS LTD.	001291585
INNOVATIVE HEALTH PRODUCTS INC.	001294341
INSIDE OUT LIFESTYLE AND WELLNESS INC.	001290894
INTERCOAL INC.	001291692
INTERFIRM DESIGN BUILD MANAGEMENT SERVICES INC.	001304253
JELCO FOODS INC.	001293796
JIT'S MART INC.	001300164
LANDORA GENERAL CONTRACTORS LTD.	001307586
LEWIATAN TRADING INTERNATIONAL INC.	001303296
LYONCORP INC.	001295458
MACKENZIE SECURITY INC.	001303350
MAGNUM AUTO SALES INC.	001287446
MILLENNIUM LOGISTICS INC.	001291355
MOUNTAIN PEAK CYCLING INC.	001281572
NIRVANA SYSTEMS INC.	001289597
NU-TEST TECHNOLOGIES LTD.	001292759
OLD NEIGHBOURHOOD PRODUCTIONS INC.	001291630
ORBUS/PIROCHEM INTERNATIONAL INC.	001304496
PARTNERS IN ACCOUNTING INC.	001281433
PLANIT TRAVEL LTD.	001290525
POLYCOT INTERNATIONAL TRADING INC.	001307163
QUEEN'S ORIENTAL CUISINE (BRAMPTON) INC.	001304550
QUICK CUTS INC.	001281449
QUOTIDIEN CORPORATION	001292674
R.C.M. HAULAGE INC.	001296640
R.Z. STEEL INC.	001290191
RAYAN STATIONERS LTD.	001306658
RIPP INDUSTRIES INC.	001142446
RIPP TIRES INC.	001039619
RMCI RECEIVABLE MANAGEMENT CORPS INC.	001297596
SILVER STAR SPORT & EVENT MANAGEMENT LTD.	001298235
SNAD INTERNATIONAL INC.	001310628
STRUCTECH CONSTRUCTION LTD.	001296202
SWAN TRAVEL LTD.	001291500
SYMAR TECHNOLOGIES INC.	001278799
THE DANFORTH STUDIOS, LTD.	001304346
THE FRECKLED LION INC.	001311405
THE OCEAN DRIVE GROUP CORPORATION	001293721
THE WINE AND BEER DEPOT INC.	001292118
TORONTO CONTAINER TERMINALS INC.	001303058
TWO RETAIL GUYS INC.	001293790

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
UTILITY SECURITY INC.	001299302
VERED SALES INC.	001294145
WALKABOUT HOLDINGS INC.	001298389
WHEELS FOR FILM ONTARIO LIMITED	001291499
1064387 ONTARIO LIMITED	001064387
1231214 ONTARIO INC.	001231214
1254268 ONTARIO LIMITED	001254268
1278724 ONTARIO INC.	001278724
1281428 ONTARIO LTD.	001281428
1281458 ONTARIO INC.	001281458
1287169 ONTARIO LTD.	001287169
1287551 ONTARIO INC.	001287551
1290224 ONTARIO LTD.	001290224
1291699 ONTARIO LTD.	001291699
1291784 ONTARIO INC.	001291784
1293157 ONTARIO INC.	001293157
1293522 ONTARIO INC.	001293522
1294142 ONTARIO LIMITED	001294142
1294585 ONTARIO INC.	001294585
1297204 ONTARIO LTD.	001297204
1297238 ONTARIO LIMITED	001297238
1297582 ONTARIO LTD.	001297582
1297587 ONTARIO LTD.	001297587
1297753 ONTARIO LIMITED	001297753
1298852 ONTARIO LIMITED	001298852
1300228 ONTARIO INC.	001300228
1300292 ONTARIO LTD.	001300292
1300987 ONTARIO LIMITED	001300987
1303053 ONTARIO INC.	001303053
1303155 ONTARIO INC.	001303155
1303814 ONTARIO INC.	001303814
1304270 ONTARIO LIMITED	001304270
1307155 ONTARIO LTD.	001307155
1309529 ONTARIO INC.	001309529
1309778 ONTARIO INC.	001309778
1310928 ONTARIO LTD.	001310928
2.4.1 VIDEOS & GAMES (HOLDINGS) INC.	001303148
52 RESTAURANTS INC.	001293154
7765 TRANMERE DRIVE LIMITED	001297247

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G195)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-02-28	
1154152 ONTARIO LTD.	001154152
2008-03-13	
INGREDIENTS BULK & FROZEN FOODS INC.	001350563

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-03-18	
1260243 ONTARIO LIMITED	001260243
2008-04-05	
1612152 ONTARIO LTD.	001612152
2008-04-08	
FOCUS POINT REALTY CORPORATION	001164500
2008-04-11	
AYLESBURY HOLDINGS INC.	001381831
BETTER BORDERS INC.	001276865
CAN-AM HOME FASHION (CANADA) LTD.	001545052
COUNTRY SIDE WOODWORKING INC.	001103869
CYCLONE NETWORKS INC	000907417
ENVIRO-SAVE DISTRIBUTION SYSTEMS.COM INC.	001568587
HUDDY INTERNATIONAL CANADA EAST INC.	000920085
JEMM INVESTMENTS LTD.	001442769
KEI SOFTWARE CORPORATION	001375958
RED LEAF EDUCATIONAL RESEARCH CORP.	002110982
VINTAGE RADIO & GRAMOPHONE LIMITED	000432727
WORKING TECHNOLOGY LIMITED	001308535
1004101 ONTARIO INC.	001004101
1038078 ONTARIO LIMITED	001038078
1253341 ONTARIO LIMITED	001253341
1413412 ONTARIO LTD.	001413412
1544553 ONTARIO INC.	001544553
1633045 ONTARIO LIMITED	001633045
2013876 ONTARIO LTD.	002013876
285 PRATT PLACE INC.	001174444
832559 ONTARIO INC.	000832559
2008-04-14	
ALPHA BEAUTY LTD.	002141415
CITITEK INTERNATIONAL INC.	001416356
COUNTRYSIDE INTERLOCK INC.	002096176
GLOBAL PHANTOM INC.	001432810
GO BABY SPA INC.	002101574
GOLF HAVEN ESTATES LIMITED	001035020
GOOD MAN CHINESE NATURAL HERBS & FOODS COMPANY LIMITED	001386016
HALLZ.COM INC.	001416623
HEXIN (CANADA) INVESTMENT TRADING INC.	002053948
HOVESTADT HOLDINGS LTD.	000566664
HUMBER AIR CO. LTD.	000614158
JOHN HRAB MFG. LTD. (1995)	001127129
LAW MANAGEMENT LIMITED	000944234
LI CHIH INTERNATIONAL LTD.	001235915
LINEMAN TECH INC.	001625985
MEGAROCKS 2000 INC.	001436238
MEINZER VENTURES LIMITED	000761544
POLYREALCO INC.	001219055
ROSE FINANCIAL INFORMATION AND TECHNOLOGY SERVICES INC.	001213390
SEVENTH TIER CONSULTING INC.	001252861
SPIN CITY BICYCLE TOURS INC.	001550990
SUSTAINABLE BUSINESS SOLUTIONS INC.	001636402
THE SECOND CITY FILM COMPANY INC.	002013106
1117923 ONTARIO INC.	001117923
1123434 ONTARIO INC.	001123434
1169070 ONTARIO LIMITED	001169070
1655054 ONTARIO INC.	001655054
497599 ONTARIO LIMITED	000497599
715346 ONTARIO INC.	000715346
814836 ONTARIO LIMITED	000814836
961922 ONTARIO LTD.	000961922
2008-04-15	
AGAR CANADA INCORPORATED	000988310
ARC AVIATION INC.	001444706
BEAVER HALL ANTIQUES LTD.	001676934
BERKENFELS LIMITED	000113039
C.A.T. CONSULTING SERVICES INC.	001081565
CANTERRA GROUP INC.	001494745

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario	Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
D.C. AND SONS LTD.	001636632	CONCESSION PLACE APARTMENTS LIMITED	001204051
HANIN CREDIT CONSULTING INC.	002019051	JPI TECHNOLOGIES INC.	000977517
HOOPP VANCOUVER REALTY INC.	000904831	KALLON ELEVATOR CONSULTANTS LIMITED	001466584
MOONLAKE TIGER ARTS LTD.	001297210	KZ LAND DEVELOPERS INC.	002129117
NEW HORIZON HOLDINGS INC.	001657536	METROSPHERE (DAVENPORT) CORP.	001160206
NEW PABLA SWEETS & CATERING LTD.	001379669	MISSISSAUGA T.V. INC.	001283458
PATMOS ENTERPRISES LIMITED	001162895	NEXXUS TECHNOLOGIES INC.	001347829
PATMOS INC.	001162894	OZONE PATCH INC.	001138344
RACHELIN INVESTMENTS (CANADA) INC.	001554265	PARK SOUTH APARTMENTS LIMITED	000957607
RED SUN CONSULTING & INVESTMENT SERVICES INC.	001198140	PETR ZIMA & ASSOCIATES INC.	001021254
RIMICA DEVELOPMENTS INC.	001495835	S. L. AWERBUCK PLUMBING AND HEATING SUPPLY COMPANY LIMITED	000608229
SEMPER-SAXON INC.	002005451	STONEHOUSE GENPAR LTD.	001434154
SPINE-EX REHABILITATION & FITNESS CENTRE INC.	001401272	SULLIVAN-PAECK PLANNING CONSULTANTS LIMITED	000251342
STUDIO 5 CONTRACTING LTD.	001264643	SUSAN M. DE JONG INVESTMENTS LIMITED	000865560
1091583 ONTARIO LIMITED	001091583	T&N GARDENING SUPPLIES INC.	001487269
1244546 ONTARIO LTD.	001244546	VALUM ENTERPRISES LIMITED	000097318
1299037 ONTARIO LIMITED	001299037	WELCO FURNITURE MATTRESS HOUSE INC.	001532351
1417619 ONTARIO LTD.	001417619	WINS EXPRESS DEVELOPMENT LIMITED	001577372
1456144 ONTARIO INC.	001456144	1040965 ONTARIO INC.	001040965
1562940 ONTARIO INC.	001562940	1211148 ONTARIO LIMITED	001211148
1614600 ONTARIO INC.	001614600	1214842 ONTARIO LTD.	001214842
1633142 ONTARIO INC.	001633142	1313607 ONTARIO LTD.	001313607
1639104 ONTARIO INC.	001639104	1369669 ONTARIO INC.	001369669
836089 ONTARIO LIMITED	000836089	1511489 ONTARIO LIMITED	001511489
2008-04-16		1548641 ONTARIO LTD.	001548641
AMHERST PLUMBING LIMITED	000253392	1640220 ONTARIO LTD.	001640220
ANNA'S ENTERPRISES (M.A.) CO. LTD.	000748341	1668646 ONTARIO INC.	001668646
BRENCAS COMPANY LTD.	001216892	1699949 ONTARIO LTD.	001699949
D.J.B. CONSULTING INC.	001318951	2022507 ONTARIO LIMITED	002022507
EUROGRAPHICS LTD.	000415487	2030519 ONTARIO LTD.	002030519
GOMES FARM FRESH PRODUCE INC.	001522004	2048054 ONTARIO LTD.	002048054
INDEPENDENT MEDICAL ASSESSMENT CORPORATION (HAMILTON) INC.	001006555	2127858 ONTARIO LTD.	002127858
J.M.K CONSULTANTS INC.	002079861	399669 ONTARIO LIMITED	000399669
LA CREPERIE DES ARTS INC.	001074648	510366 ONTARIO LIMITED	000510366
M.O.D. MASONRY LTD.	000736765	527040 ONTARIO LIMITED	000527040
MCKIBBON EXCAVATING & GRADING LIMITED	000296272	660636 ONTARIO INC.	000660636
MD TV CORPORATION	001029127	985852 ONTARIO INC.	000985852
MORINCO INVESTMENTS LIMITED	000574046	2008-04-18	
NORMAN NG CONTRACTOR CO. LTD.	001026298	BRUCE WEBB BUILDERS LTD.	000565691
S & F SELECT APPLIANCES INC.	001206430	CENTRAL PLUMBING & HEATING LTD.	000383355
TOWER CONTRACTING LTD.	002153122	CHELMSFORD PAVING & CONSTRUCTION LIMITED	000243925
1027843 ONTARIO LIMITED	001027843	DEOL TRUCKING INC.	002066919
1119965 ONTARIO INC.	001119965	DUNDAS/EDWARD FITNESS CENTRE INC.	001001170
1263494 ONTARIO INC.	001263494	ELITE CRESTING INC.	001065288
1487719 ONTARIO INC.	001487719	F & S CUSTOM METAL DESIGN INC.	001608012
1501529 ONTARIO INC.	001501529	FAMOUS JAPAN RESTAURANT INC.	001315064
1512482 ONTARIO INC.	001512482	HAMAC LEASEHOLDS LIMITED	000412057
1520850 ONTARIO INC.	001520850	HWF CANADA INC.	001444329
1549964 ONTARIO LIMITED	001549964	JASSAL EMBROIDERY BOUTIQUE LTD.	002022042
1560676 ONTARIO INC.	001560676	LUDFORD CONSULTING INC.	002049597
1598484 ONTARIO INC.	001598484	MADSUN DEVELOPMENTS INC.	001028901
1599403 ONTARIO LTD.	001599403	MUSKOKA HOME COMFORT SERVICES INC.	001430357
1710726 ONTARIO INC.	001710726	MY BOX INC.	001343037
657538 ONTARIO INC.	000657538	OBJECTIVE EDGE INC.	001045952
714785 ONTARIO INC.	000714785	ORCHARD (1015) INC.	001268094
937025 ONTARIO INC.	000937025	PAN ATLANTIC TRADING CO. LTD.	001299061
2008-04-17		WHITEPASS ENTERPRISES LTD	000638158
AMANA TOWING LTD.	002101882	1012940 ONTARIO INC.	001012940
ARACHNE GLOBAL ENTERPRISES INC.	001432140	1042231 ONTARIO INC.	001042231
B.G. THOMPSON (NORTHERN AND EASTERN) INVESTMENTS INC.	000691451	1173552 ONTARIO LIMITED	001173552
BEVEN ELECTRIC LIMITED	000154737	1257056 ONTARIO INC.	001257056
CALDY MARKETING LIMITED	000968637	2081774 ONTARIO INC.	002081774
CLOCK TOWER INN INC.	002031945	813536 ONTARIO LTD.	000813536
COLWEST DEVELOPMENTS LIMITED	000361499	892887 ONTARIO LIMITED	000892887
COMAD INVESTMENTS LIMITED	000236410	2008-04-21	
COMPLEX PRODUCTIONS INC.	001254057	ASTRA FERTILITY GROUP INC.	001634762
		B & DAVID TECHNOLOGIES & EXPORT INC.	000611394
		BUSINESS SYSTEMS DIRECT INC.	001156124

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
D PRINTING SOURCE INC.	001681778
ERMICRICH DIAMOND TOOLS INC.	002066153
G. T. GLENNY AGENCY LIMITED	000097226
GUS & GEORGE INVESTMENTS LTD.	000828756
M. WINKLER DRUGS LIMITED	000268228
MANZ'S TWIN CITY ELECTRIC INC.	001535314
SEXTON HEALTH FACILITIES LTD.	001134478
SUSANTHA TOWING INC.	002143955
TURNER MOTORSPORTS INC.	001255540
WATSON WOOD PROJECT MANAGEMENT SERVICES INC.	002131237
1087320 ONTARIO INC.	001087320
1252716 ONTARIO INC.	001252716
1307971 ONTARIO LTD.	001307971
1428759 ONTARIO INC.	001428759
1536965 ONTARIO LIMITED	001536965
1557225 ONTARIO INC.	001557225
1573651 ONTARIO LTD.	001573651
1577953 ONTARIO LTD.	001577953
1586584 ONTARIO LTD.	001586584
1641767 ONTARIO INC.	001641767
1661988 ONTARIO INC.	001661988
2001757 ONTARIO INC.	002001757
2072079 ONTARIO INCORPORATED	002072079
466110 ONTARIO LIMITED	000466110
483783 ONTARIO LIMITED	000483783
2008-04-22	
D.N.I. CANADA INC.	001369088
FRONTLINE RESOURCES INC.	001597542
GWB INVESTMENTS CORP.	001163359
KARL WALTER INVESTMENTS INC.	000765541
LOVIE & SON LTD.	001515929
MAJESTIC BRICKLAYERS LTD.	001528833
PRIME FORESTRY CANADA INC.	001549543
ROB ROY DEVELOPMENTS LIMITED	000239133
S.C. YANG ENTERPRISES LTD.	000429074
S&H EDUCATION AND CULTURE EXCHANGE CENTRE LTD.	001599516
SERV-RITE AUTO CENTRE LTD.	000877342
SHL COIFFURE LIMITED	001478187
SOUTHWESTERN FOODS INC.	001035759
T. MAURE PHARMACY INC.	001182104
URE SEAL LIMITED	001315119
1355277 ONTARIO LIMITED	001355277
1541115 ONTARIO LIMITED	001541115
1571315 ONTARIO INC.	001571315
1584017 ONTARIO INC.	001584017
781929 ONTARIO INC.	000781929
2008-04-23	
AD MIRRORS INC.	002029717
ADVENTURE TREKS LIMITED	000499423
CANADIAN ACADEMY OF THE ARTS INC.	000972126
COAL GAS CORPORATION	002147831
DOV MANAGEMENT LIMITED	000653136
EGK DEVELOPMENT GROUP LTD.	000918469
JACY AUTOMOTIVE PARTS LIMITED	000866778
MAJESTIC GETAWAYS INC.	002076346
ROVIC INC.	001388943
ZOE'S IDEAS INC.	001608510
1032441 ONTARIO INC.	001032441
1054560 ONTARIO INC.	001054560
1258127 ONTARIO LTD.	001258127
1277770 ONTARIO LIMITED	001277770
1313689 ONTARIO INC.	001313689
2002227 ONTARIO INC.	002002227
2049165 ONTARIO INC.	002049165
2063759 ONTARIO INC.	002063759
2078401 ONTARIO INC.	002078401
2100469 ONTARIO LTD.	002100469
2146996 ONTARIO LTD.	002146996
825326 ONTARIO INC.	000825326

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-04-24	
BOOKIT INC.	002095343
CADET PRODUCTIONS LTD.	002003544
LITTLEONE'S AT WORK CHILD CARE INC.	001667660
MERRAN GENERAL CONTRACTING LTD.	001402986
TFC 2002, INC.	002018626
1676491 ONTARIO LIMITED	001676491
361877 ONTARIO LIMITED	000361877

(141-G196)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Apr 21-25

NAME	LOCATION	EFFECTIVE DATE
Burrows, Carol	London, ON	21-Apr-08
Makovei, Janos	Toronto, ON	21-Apr-08
Cartier, Steven Jason	Chatham, ON	21-Apr-08
Donovan Panchaud, James Andrew	London, ON	21-Apr-08
Giroux, Paul Lawrence	London, ON	21-Apr-08
Hughes, Leonard John	London, ON	21-Apr-08
Kosokowsky, Dennis Benjamin	Kingsville, ON	21-Apr-08
Lozon, Michael Jerome	Chatham, ON	21-Apr-08
McCartney, Bernard John	Woodstock, ON	21-Apr-08
Robertson, David Edward	Sarnia, ON	21-Apr-08
Sebok, George Steven	London, ON	21-Apr-08
Stevens, Charles Lodwick	Brigden, ON	21-Apr-08
Wiebe, Michael	Kitchener, ON	21-Apr-08
Epp, Alan John	Pembroke, ON	21-Apr-08
de Jong, Jacobus Johannes	Brantford, ON	21-Apr-08
Wickham, William	Kenora, ON	21-Apr-08
Jones, Peter B.	Strathroy, ON	22-Apr-08
Poole, Robert Anthony	Ottawa, ON	22-Apr-08
Kitz, David Ryan	Ottawa, ON	22-Apr-08
MacPherson, Arthur Thomas	Brampton, ON	22-Apr-08
Easton, Thomas	Ottawa, ON	22-Apr-08
Duncan, Glenn	Peterborough, ON	22-Apr-08
Irvine, Mary	Port Perry, ON	22-Apr-08
Dunbar, Brad	Ilderton, ON	22-Apr-08
Quast, Jacob	Fort Frances, ON	22-Apr-08
Bunn, Keith	Thunder Bay, ON	22-Apr-08
Snowdon, Kenneth R.	Smiths Falls, ON	22-Apr-08
Holts, Kenneth A.	Havelock, ON	22-Apr-08
Lickers, Kenneth	Mississauga, ON	22-Apr-08
Burdock, William	London, ON	22-Apr-08
Callister, Craig	Wyoming, ON	22-Apr-08
Allen, Gregory James	Ruthven, ON	22-Apr-08
Sanders, Scott	Niagara Falls, ON	25-Apr-08
Momirov, Julianna	Niagara Falls, ON	25-Apr-08
Jaeger, Valerie	Niagara-on-the-Lake	25-Apr-08

NAME	LOCATION	EFFECTIVE DATE	NAME	LOCATION	EFFECTIVE DATE
Lczell, Sholom Dovber	Toronto, ON	25-Apr-08	Pierre, Cetude	Ottawa, ON	25-Apr-08
Valentine, Andrea Lorraine	Etobicoke, ON	25-Apr-08	Pissarouk, Vladimir	Mississauga, ON	25-Apr-08
Oland, David Erik	Guelph, ON	25-Apr-08	Saboya Jr., Cornelio G.	Mississauga, ON	25-Apr-08
Breen, Leonard H.	Queensville, ON	25-Apr-08			
McNancy, Shawn	Oshawa, ON	25-Apr-08			
Scott, Ian	Toronto, ON	25-Apr-08			
Williams, John David	Osgoode, ON	25-Apr-08			
Wolgemuth, Jacquelyn L.	Deep River, ON	25-Apr-08			
Humphries, Gerald R.	Campbellford, ON	25-Apr-08			
Asselstine, Arnold	Sharbot Lake, ON	25-Apr-08			
Ashton, David N.	St.Catharines, ON	25-Apr-08			
Guerette, Cyril	Toronto, ON	25-Apr-08			
Longlade, James	Port McNicoll	25-Apr-08			
Klein-Geltink, Rita	Lucknow, ON	25-Apr-08			
Abad, John Elmer	Toronto, ON	25-Apr-08			

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from April 21, 2008 to April 27, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 21 avril 2008 au 27 avril 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

NAME	RE-REGISTRATIONS LOCATION	EFFECTIVE DATE
Dewey, Lawrence	Sarnia, ON	22-Apr-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Dyck, Nicholas	Abbotsford, B.C.	22-Apr-08
May 08, 2008 to May 12, 2008		
MacArthur, W. Lloyd	Bentley, AB	22-Apr-08
May 29, 2008 to June 02, 2008		
Adams, Wendy	Armstrong, B.C.	22-Apr-08
May 29, 2008 to June 02, 2008		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Van Bergen, P. Elly	Wingham, ON	21-Apr-08
Stretton, Cynthia R.	Mississauga, ON	21-Apr-08
Connell, Angela R.	London, ON	21-Apr-08
Phipps, Lynne	Atlin, BC	21-Apr-08
Byrne, James Clifton	Arthur, ON	21-Apr-08
Dewan, Gerard M.	London, ON	21-Apr-08
Derksen, Eric M.	Winnipeg, MB	25-Apr-08
Laing, Stephen James	Calgary, AB	25-Apr-08
Yeo, Weldon	Morden, MB	25-Apr-08
Maaser, Gerhard F.	Fort Nelson, BC	25-Apr-08
Alburez, Luis F.	Mississauga, ON	25-Apr-08
Brown, Timothy	Brigden, ON	25-Apr-08
Cassano, Pio Primo	Richmond Hill, ON	25-Apr-08
De-Leon, Teodulo P.	Weston, ON	25-Apr-08
Gomez, Nolton	Mississauga, ON	25-Apr-08
MacKenzie, Allan Robert	Appin, ON	25-Apr-08
Meas, Sovaro	Etobicoke, ON	25-Apr-08
Perez, Tulio Roberto	Mississauga, ON	25-Apr-08

PREVIOUS NAME	NEW NAME
AISHA, JIAMINA.	EYSA, JEMILE.
ALDRED, MICHAEL.STACY.	ALDRED, MICHEAL.STACY.
ALI, HARTONO.	LEE, JUSTIN.NATHAN.
ALI, SARAH.AHMED.	MEJBEL, MONA.NAJEM.
ALICIA, HANNAH.	JAMES, HANNAH.ALICIA.
ARIN, SERKAN.	ARIN, JAMES.
ARYAL, AKURAJ.	ARYAL, YUVRAJ.
AVERY, MICHAEL.	COLQUHOUN,
RAYMOND.	MICHAEL.DANGER.
AVISAR, DAFNA.	FREISINGER, DAFNA.
AWAN, YOUSAF.AHMED.	YOUSAF, MUHAMMAD.
AZIMI SAFA, SEYED.ALI.	AZIMI, ALEX.
BADRE-ESFAHANI, MASOUD.	BADRE, MASOUD.
BEAVEN,	ROBISON,
CASSEY.ANN.ELIZABETH.	CASSIE.ANN.
BELLIS, CHRISAVGI.	MULGREW, CHRISAVGI.
BELZILE, MARIANDE.LISE.	BELZILE, LISE.MARIANNE.
BRANKOVIC-KAPETANOVIC,	BRANKOVIC,
BILJANA.	BILJANA.
BUCK,	BUCK,
MANDY-LYNN.ELIZABETH.	AMANDA-LYNN.ELIZABETH.
BURLEY,	BURLEY,
JOHN.MICHAEL.OSCAR.	JAY.MICHAEL.OSCAR.
CAMARA MELO,	MELO, PEDRO.
PETER.ALBERNAZ.	ALBERNAZ.CAMARA.
CHAKRABORTY, LITON.	CHAKRABORTY, ABHIRUP.
CHE, KEI.CHEONG.	CHE, ALVIN.KEI.CHEONG.
CHEUNG, LAI.HEUNG.	CHEUNG, KATE.KAI.HUA.
CHIN SANG,	CHIN SANG,
YEUN.CHWEN.	EVELYN.YEUN.CHWEN.
CHOI, EU.JIN.	CHOI, MARIANNE.
CHOW, GZE.HIN.	CHOW, HENRY.GZE.HIN.
CHOW,	CHOW, QUEENIE.
TSUN.QWAN.	TSUN.QWAN.
CHU, TSZ.CHING.	LEUNG, VALARIE.TSZ.CHING.
CLARK, HARRIET.JOYCE.	CLARK, JOY.HARRIET.
CONSTANTATOS, ARSI.	CONSTANTATOS, ARSENIA.
CONTI, DAVID.MITCHELL.	CONTI, DAVID.ROCCO.
COOKE, CARA.	LACEY, CARA.
ELIZABETH.DAWN.	ELIZABETH.DAWN.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
CORN, STEPHENIE.ANE.	KOERNE, STEPHENIE.ANE.	KABLI, JASVINDER.	KABLI, JASSY.
CRAWFORD, BRENDA.ANNE.	JOYCE, JODI.ANNE.	KAPILA, MEENAKSHI.	LAKHANPAL, MEENAKSHI.
CROCKER, KAITLYN.MARIE.	THIBIDEAU, KAITLYN.MARIE.	KHARDI,	HARDIE, MADELINE.
CRUZ-HAMADI,	CRUZ,	MADLEN.FRENSIS.	FRANCES.ULYANA.
ALEAH.RIHANNA.	ALEAH.RIHANNA.	KHOK KAZI, MAXIMUL.	HOQUE KAZI, MAXIMUL.
DACEWICZ,	SZAFRANSKI DACEWICZ,	KHOK KAZI, TIMURUL.	HOQUE KAZI, TIMURUL.
DAGMARA.KATARZYNA.	DAGMARA.KATARZYNA.	KOJEKO, SVETLANA.	SHEINA, SVETLANA.
DE JONG,	LALONDE,	KUMAR, ARVIND.	MITTAL, ARVIND.
MATTHEW.GRANT.	MATTHEW.GRANT.	KUPPUSWAMY	RAAJENDIRAA,
DEMIREVA, PEYKA.	STEFANOVA, PEYKA.	RAGHMAN, LAVANIYA.	LAVANYA.
DESGAGNÉ,	TAYLOR,	KUTAS, BRIAN.FREDERICK.	KOLMAN, BRIAN.FREDERICK.
NICOLE.MARGARET.	NICOLE.MARGARET.	LAU, CHIU.MAN.	LAU, ANDREW.CHIU.MAN.
DHAQANE, AISHA.QASIM.	YUSUF, AISHA.KASIM.	LAVALLEE,	LAVALLEE,
DHAQANE, MOHAMED.QASIM.	YUSUF, MOHAMED.KASIM.	DEBRA.SHARRON.	DEBORAH.SHARRON.
DHAQANE, QASIM.	YUSUF, KASIM.DHAQANE.	LAW, DORIS.MIU.YING.	LAM, DORIS.MIU.YING.
DHAQANE, SAFIYA.	YUSUF, SOFIA.KASIM.	LEAR, SCOTT.ALWYN.	PHILLIPS, SCOTT.GORDON.
DORMODY,	PATTERSON,	LELYAKH,	LELYAKH,
MICHAEL.JOSEPH.	MICHAEL.JOSEPH.	HALYNA.FEDORIVN.	HALYNA.
DUCHARME, SAMANTHA.LEA.	MAHOOD, SAMANTHA.LEA.	LI, XUE.FEI.	LI, SOPHIA.XUE.FEI.
EISSA, AOSS.	ABOONA, ALEX.BASIL.	LING, ERICA.ANNE.	BROWN, ERICA.ANNE.
ELSIDO, CONRAD.	ELSIDO, CORRADO.	LING,	BROWN,
ERCEGOVIC, STEPHANIE.	TABAK, STEPHANIE.	STEPHANIE.FRANCES.	STEPHANIE.FRANCES.
ALEXANDRA.LOUISE.	ALEXANDRA.LOUISE.	LORIMER,	LORIMER, ANNA.
FARHAN, FARHAN.	SHAH, FARHAN.	ANNA.ELISE.MINA.	ELISE.MINA.HARBLUK.
FULLER, SARAH.MICHELLE.	LAMPERD, SARAH.MICHELLE.	LUK, WAN.KI.	LUK, ALICE.WAN.KI.
GALAN, WOLODYMR.	GALAN, WALTER.	MAC AULIFFE,	MCAULIFFE,
STEPHEN.	STEPHEN.	DENIS.MICHAEL.	DENIS.MICHAEL.
GATOPOULOS,	LUCKETT-GATOPOULOS,	MACGILLIVARY,	MAY,
SARAH.	SARAH. ELIZABETH.	ANGELA.MAY.	ANGELA.PEARL.
ELIZABETH.ANASTASIA.	ANASTASIA.	MAO, SHI.HUI.	DENG, REBECCA.HAN.YI.
GEBREMICHAEL,	SISAY,	MAO, SHI.JIE.	DENG, MICHAEL.ZONG.QI.
ABEBA.SISAY.	ABEBA.	MAUNG, MYO.MIN.	AUNG, BRANDON.
GEDDES, SIMONE.SOPHIA.	SILVEIRA, SYMONE.SOPHIA.	MAVRAGANIS,	MAVRAGANIS,
GEORGAKOPOULOS,	GEORGAKOPOULOS,	SPIRYDON.ALEXANDROS.	JEFFERY.ALEXANDROS.
DIMITRIA.LEANNA.	DEMITRIA.LEANNA.	MC NUTT,	SIMPSON,
GILL,	GREWAL,	ROXANNE.PATRICIA.	ROXANNE.PATRICIA.
RUPINDERJIT.KAUR.	RUPINDERJIT.KAUR.	MCDONALD, CONNERY.SEAN.	BARNEY, CONNERY.SEAN.
GREENFIELD,	WHITE,	MEHRA,	JACOB,
FELICITY.ANN.MARIE.	FELICITY.ANN.MARIE.	NIVEDITA.ELIZABETH.	ELIZABETH.
GUO, HUIJIN.	GUO, KEN.HUIJIN.	MEHRA, PUNIT.	JACOB, PETER.
HAIG, HAGOB.SARKES.	SHAHINIAN, HAGOP.SARKIS.	MEI, MIAO.LING.	MEI CHEN, MIAO.LING.
HARTWICK,	HARTWICK OXBY,	MELVILLE, LAUREL.CHERIE.	HUNTER, LAUREL.CHERIE.
AMANDA.LYNN.	AMANDA.LYNN.	MOHAMMAD, FAWAZ.	ISMAIL, FAWAZ.
HE, YING.XIN.	HE, CHRISSY.YING.XIN.	MOHAMMADI-ALASVAND,	ALASVAND,
HEO,	HEO, EILEEN.	KOUROSH.	KOUROSH.
DAYON.	CHRISTINA.DAYON.	MOREASH, JASMIN.MARIE.	SEWELL, JASMIN.MARIE.
HESKETH, MICHAEL.	THRING, MICHAEL.	MORFEY,	HEWITT,
GERALD.VINCENT.	GERALD.VINCENT.	TAYLOR.SHAUGHNON.	TAYLOR.SHAUGHNON.
HINZ, JOSHUA.	BUTLER, JOSHUA.	MORIN,	SCHARBACK,
MICHAEL.BUTLER.	MICHAEL.HINZ.	ANNE.MARGUERITE.	ANNE.MARGUERITE.
HOLOWECKY,	HOLOWECKY,	NAGY, JOHN.WILLIAM.	KOVACS, JOHN.WILLIAM.
GREGORY.NORMAN.	GWENDOLYN.CARINA.	NASSER,	SHEHAB NASSER, AHMED.
HOWES, REBECCA.LOUISE.	GOULET, REBECCA.LOUISE.	AHMED.	FAYEZ.MURDHI.HAMAID.
HOWES-DESROSIERS,	GOULET,	NELMES,	NELMES-THOMPSON,
KAITLIN.REBECCA.	KAITLIN.REBECCA.	MARY.ELIZABETH.	MARY.ELIZABETH.
HSUEH,	HSUEH, DANIEL.	NOVELLO,	HAWTHORNE-EVANS,
CHEUNG.WAH.	CHEUNG.WAH.	BREANNA.EILEEN.	BREANNA.EILEEN.
HUBBARD, SUSAN.LYNN.	REID, SUSAN.LYNN.	PERSAUD,	BAKSH,
IBRAHIM,	ABDELAZIM,	RAHAMAN.	RAHAMAN.RAYMOND.
AHMED.MOHAMED.A.	AHMED.M.	PERTSOVSKY, MIA.BETH.	JACOBS, MIA.BETH.
IQBAL, FAIZA.	SALEEM, FAIZA.	PLATT,	HALEWOOD-PLATT,
IRVINE, KEVIN.JAMES.	LEVERT, KEVIN.JAMES.	SARAH.LOUISE.	SARAH.LOUISE.
JANG, YOON.SUK.	JANG, JOEY.YOONSUK.	POND, JEREMY.HAYES.	POND, HAYLEY.ELIZABETH.
JARIWALA, DEVANSH.	JARIWALA, DEV.MIKEN.	POTTER, MICHAEL.JAMES.	POTTER, MICHAEL.JAMES.
JEGAMUTHU, SANGEETHA.	JAMES, SANGEETHA.	PYETUKHOV, IGOR.	PETUHOFF, IGOR.
JENKINS, ROBIN.CHARLEA.	JENKINS, ROBYN.CHARLEA.	QUACH,	QUACH-TRUONG,
JOHNSON,	CHAMBERS,	LECA.	SAMANTHA.LECA.
JORDAN.PAUL.EDWARD.	CHORDAN.PAUL.EDWARD.	REMILLARD,	REMILLARD,
JUNG, LEAH.EASLE.	BARBOSSA, LEAH.EASLE.	SUSAN.YVONNE.	SUZANNE.YVONNE.MARIE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
RICE, HELEN.TONI.	RICE, TONILEMILY.KATHRYN.	SÉGUIN,	SARTOR-SÉGUIN,
RICHARDSON, TAYLOR.JANE.	PEACOCK, TAYLOR.JANE.	ENRICO.ERNEST.	ENRICO.ERNEST.
ROHACYUK, EDWIN.JOSEPH.	ROSS, EDWARD.JOSEPH.	TABESHFARD, SHARAREH.	TABESH, SHARAREH.
ROWE, GORDEN.WILLIAM.	ROWE, GORDON.WILLIAM.	TARIQ, SYED.MUHAMMAD.	SYED, MUHAMMAD.TARIQ.
ROY, CHERRY. COREENA.	ROY, CHERI.COREENA.	TARIQ, SYEDA.SAFURA.	SYED, SAFURA.TARIQ.
THERESSA.MARIE.	MARIA.THERESA.	TARIQ, SYEDA.SARAH.	SYED, SARAH.TARIQ.
RUSSELL, CHAD.MICHAEL.	NOYES, CHAD.MICHAEL.	TESFAYE, YONAS.	TESFAYE, DANIEL.
RUSSELL-SMITH,	SMITH-JAFFER,	THAIN, CAROL.ANN.	MCKEOWN, CAROL.ANN.
CALBERT.NATHEN.JAMES.	CALBERT.NATHEN.JAMES.	THILLAIYAH, YUJEETHA.	THILLAIYAH, JUSTINA.
SACK, CHEYENNE.	TOZER, CHEYENNE.	THOM-DEMERS, MONIQUA.	DEMERS, MONICA.
TANIS.GRACE.	TANIS.GRACE.	IRENE.NANETTE.	IRENE.NANETTE.
SADOWSKI,	SADOWSKI,	TOMLINSON,	REID,
DANUTA.	DIANE.KATHERINE.DANUTA.	ONEIL.ADOLPHUS.	DAMIEN.ADOLPHUS.
SALIB,	LANSING,	TOWNSEND, GORDON.PAUL.	TOWNSEND, ETHAN.GORDON.
NASHAAT.SHAWKY.	NASHAAT.SHAWKY.	TUNG, YUN-WU.	DONG, ANNIE.
SALIB, SANDRA.NASHAAT.	LANSING, SANDRA.NASHAAT.	VAN STAVEREN,	HAMMERSTEDT,
SANTOS AQUINO,	DOS SANTOS,	MITCHELL.DOUGLAS.	MITCHELL.DOUGLAS.
ANA.CRISTINA.	ANA.CRISTINA.	VARDAS, GEORGE.BILL.	VARDAS, BILL.GEORGE.
SAUNDERS, CANDACE.	CARON-LENNAN, CANDACE.	VASARAJ, MIKELIS.PETER.	VASARAJ, MIKELIS.PETER.
ANNA.MARIE.CHERYL.	ANNA.MARIE.CHERYL.	VELLIARIS, OLGA.	SANDHU, OLGA.
SELVARASA, AGAASH.	SATHIYASELAN, AGAASH.	WANG, ELVIS.	YOUNG, ELVIS.
SHAN, TIEN.YI.	SHAN, FAYE.TIEN-YI.	WANG, SHUN.XI.	LI, AARON.ZIJIAN.
SHEHAB,	SHEHAB NASSER, HUSSEIN.	WATERMAN, EMMA.KAITLIN.	NEILL, EMMA.KAITLIN.
HUSSEIN.	FAYEZ.MURDHI.HAMAI.	WATERS,	DESJARDINS,
SHETTY, ASHVIN.	KOARGA, ASHVIN.	JESSICA.ROWEN.GRACE.	JESSICA.ROWEN.GRACE.
SHETTY, DARIAN.AJAY.	KOARGA, DARIAN.AJAY.	WATSON, THELMA.ANN.	WATSON, CORINNE.ANN.
SHETTY, EVAN.AKSHAYE.	KOARGA, EVAN.AKSHAYE.	WILSON,	WILSON,
SHETTY, MOHINI.LATA.	KOARGA, MOHINI.LATA.	CARROLL.JAMES.WARD.	CARL.JAMES.WARD.
SHIBESHI, TESHOME.FEKADU.	SHIBESHI, ABEL.FEKADU.	WRIGHT, CHRISTOPHER.	BALLENTYNE,
SINGH, GURPREET.	KALKAT, GURPREET.SINGH.	ALAN.RICHARD.	CHRISTOPHER.ROBERT.
SINGH, MANAVJOT.	KALKAT, MANAVJOT.SINGH.	WU, MENG.QI.	WU, MEGGIE.MENGQI.
SINGH, RUPINDERJIT.KAUR.	KALKAT, RUPINDERJIT.KAUR.	YANG,	YEUNG,
SINGH,	SINGH SANDHU,	HAI.MEI.	TIFFANY.CHEUK.LAM.
SATINDERJIT.	SATINDERJIT.	YANG, JIAQIAN.	YANG, KYLE.JIAQIAN.
SINGH, TARANJOT.	KALKAT, TARANJOT.SINGH.	YAQOUB, HALA.	JAZRAWI, HALA.
SIVAPARAN, THANALA.	SIVAPARAN, DHANELA.	YERMALENKAU, PAVEL.	BENNETT, PAVEL.
SMITH, BRYAN.	SMYTH, AIDEN.EDWARD.	YOUNG, BRIANNE.EMILINE.	PASCOE, BRIANNE.EMILINE.
EDWARD.ROBERT.	BRYAN.ROBERT.ROSE.	YOUNG-WALKER,	CORBETT,
SMITH, COURTNEY.	PEIRSON, COURTNEY.	ASHLEY.MAE.	ASHLEY.MAE.
ELIZABETH.	ELIZABETH.	ZHANG, XIAO.LEI.	ZHANG, LEDA.XIAO.LEI.
SRISKANTHARAJAH PATT,	SRISKANTHARAJAH,	ZHAO, YAN.	ZHAO, SHERRY.YAN.
PADMAVATHI.	PADMAVATHI.		
STEFANIAK,	ST CLAIR,		JUDITH M. HARTMAN,
MARNIE.VICTORIA.	VICTORIA.		Deputy Registrar General/
SWITZER, EVAN.BUDD.	BUDD, EVAN.PETER.	(141-G198)	Registraire générale adjointe de l'état civil

2008 Proportions of Enrolment Proportions des effectifs de 2008

TABLE A

2008 Proportions of Enrolment for purposes of Education Act, subsections 238(2) and 257.8(3)

	<u>English- language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
TORONTO	73.544	25.415	0.464	0.577
CHATHAM-KENT	66.625	28.130	0.687	4.558
HALDIMAND COUNTY	71.983	27.515	0.000	0.502
HAMILTON	64.233	34.415	0.258	1.094

	<u>English- language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
KAWARTHA LAKES	83.747	15.937	0.000	0.316
NORFOLK COUNTY	71.983	27.515	0.000	0.502
OTTAWA	53.508	30.458	5.157	10.877
PRINCE EDWARD COUNTY	78.420	20.208	0.350	1.022
GREATER SUDBURY	49.423	24.205	6.508	19.864
REGIONAL MUNICIPALITY OF DURHAM				
Ajax	71.881	26.594	0.492	1.033
Brock	71.881	26.594	0.492	1.033
Clarington	74.629	25.001	0.000	0.370
Oshawa	71.881	26.594	0.492	1.033
Pickering	71.881	26.594	0.492	1.033
Scugog	71.881	26.594	0.492	1.033
Uxbridge	71.881	26.594	0.492	1.033
Whitby	71.881	26.594	0.492	1.033
REGIONAL MUNICIPALITY OF HALTON				
Burlington	62.425	36.141	0.221	1.213
Halton Hills	62.425	36.141	0.221	1.213
Milton	62.425	36.141	0.221	1.213
Oakville	62.425	36.141	0.221	1.213
REGIONAL MUNICIPALITY OF NIAGARA				
Fort Erie	60.665	35.065	1.521	2.749
Grimsby	60.665	35.065	1.521	2.749
Lincoln	60.665	35.065	1.521	2.749
Niagara Falls	60.665	35.065	1.521	2.749
Niagara-on-the-Lake	60.665	35.065	1.521	2.749
Pelham	60.665	35.065	1.521	2.749
Port Colborne	60.665	35.065	1.521	2.749
St. Catharines	60.665	35.065	1.521	2.749
Thorold	60.665	35.065	1.521	2.749
Wainfleet	60.665	35.065	1.521	2.749
Welland	60.665	35.065	1.521	2.749
West Lincoln	60.665	35.065	1.521	2.749
REGIONAL MUNICIPALITY OF PEEL				
Brampton	61.468	37.664	0.300	0.568
Caledon	61.468	37.664	0.300	0.568
Mississauga	61.468	37.664	0.300	0.568
REGIONAL MUNICIPALITY OF WATERLOO				
Cambridge	71.010	28.125	0.188	0.677
Kitchener	71.010	28.125	0.188	0.677
North Dumfries	71.010	28.125	0.188	0.677
Waterloo	71.010	28.125	0.188	0.677
Wellesley	71.010	28.125	0.188	0.677
Wilmot	71.010	28.125	0.188	0.677
Woolwich	71.010	28.125	0.188	0.677
REGIONAL MUNICIPALITY OF YORK				
Aurora	66.348	32.833	0.223	0.596
East Gwillimbury	66.348	32.833	0.223	0.596
Georgina	66.348	32.833	0.223	0.596
King	66.348	32.833	0.223	0.596
Markham	66.348	32.833	0.223	0.596
Newmarket	66.348	32.833	0.223	0.596
Richmond Hill	66.348	32.833	0.223	0.596
Vaughan	66.348	32.833	0.223	0.596
Whitchurch-Stouffville	66.348	32.833	0.223	0.596
DISTRICT MUNICIPALITY OF MUSKOKA				
Bracebridge	81.793	17.847	0.000	0.360
Georgian Bay – Freeman Ward	50.000	47.727	0.000	2.273
Georgian Bay – Gibson and Baxter Wards	81.793	17.847	0.000	0.360
Gravenhurst	81.793	17.847	0.000	0.360

	<u>English- language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
Huntsville	81.793	17.847	0.000	0.360
Lake of Bays	81.793	17.847	0.000	0.360
Muskoka Lakes	81.793	17.847	0.000	0.360
COUNTY OF BRANT	71.983	27.515	0.000	0.502
BRANTFORD	71.983	27.515	0.000	0.502
COUNTY OF BRUCE				
Arran-Elderslie	84.544	15.134	0.000	0.322
Brockton	84.544	15.134	0.000	0.322
Huron-Kinloss	84.544	15.134	0.000	0.322
Kincardine	84.544	15.134	0.000	0.322
Northern Bruce Peninsula	84.544	15.134	0.000	0.322
Saugeen Shores	84.544	15.134	0.000	0.322
South Bruce	84.544	15.134	0.000	0.322
South Bruce Peninsula	84.544	15.134	0.000	0.322
COUNTY OF DUFFERIN				
Amaranth	82.717	16.701	0.166	0.416
East Garafraxa	82.717	16.701	0.166	0.416
East Luther Grand Valley	82.717	16.701	0.166	0.416
Melancthon	82.717	16.701	0.166	0.416
Mono	82.717	16.701	0.166	0.416
Mulmur	82.717	16.701	0.166	0.416
Orangeville	82.717	16.701	0.166	0.416
Shelburne	82.717	16.701	0.166	0.416
COUNTY OF ELGIN				
Aylmer	77.156	21.576	0.393	0.875
Bayham	77.156	21.576	0.393	0.875
Central Elgin	77.156	21.576	0.393	0.875
Dutton/Dunwich	77.156	21.576	0.393	0.875
Malahide	77.156	21.576	0.393	0.875
Southwold	77.156	21.576	0.393	0.875
St. Thomas	77.156	21.576	0.393	0.875
West Elgin	77.156	21.576	0.393	0.875
COUNTY OF ESSEX				
Amherstburg	54.934	38.745	0.483	5.838
Essex	54.934	38.745	0.483	5.838
Kingsville	54.934	38.745	0.483	5.838
Lakeshore	54.934	38.745	0.483	5.838
LaSalle	54.934	38.745	0.483	5.838
Leamington	54.934	38.745	0.483	5.838
Pelée	54.934	38.745	0.483	5.838
Tecumseh	54.934	38.745	0.483	5.838
Windsor	54.934	38.745	0.483	5.838
COUNTY OF FRONTENAC				
Central Frontenac	72.729	24.519	1.016	1.736
Frontenac Islands	72.729	24.519	1.016	1.736
Kingston	72.729	24.519	1.016	1.736
North Frontenac	72.729	24.519	1.016	1.736
South Frontenac	72.729	24.519	1.016	1.736
COUNTY OF GREY				
Chatsworth	84.544	15.134	0.000	0.322
Georgian Bluffs	84.544	15.134	0.000	0.322
Grey Highlands	84.544	15.134	0.000	0.322
Hanover	84.544	15.134	0.000	0.322
Meaford	84.544	15.134	0.000	0.322
Owen Sound	84.544	15.134	0.000	0.322
Southgate	84.544	15.134	0.000	0.322
The Blue Mountains	84.544	15.134	0.000	0.322
West Grey	84.544	15.134	0.000	0.322
COUNTY OF HALIBURTON				
Algonquin Highlands	100.000	N/A	0.000	N/A
Dysart Etc	100.000	N/A	0.000	N/A

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
Highlands East	86.798	13.202	0.000	0.000
Minden Hills	100.000	N/A	0.000	N/A
COUNTY OF HASTINGS				
Bancroft	78.420	20.208	0.350	1.022
Belleville	78.420	20.208	0.350	1.022
Carlow/Mayo	78.420	20.208	0.350	1.022
Centre Hastings	78.420	20.208	0.350	1.022
Descronto	78.420	20.208	0.350	1.022
Faraday	78.420	20.208	0.350	1.022
Hastings Highlands	78.420	20.208	0.350	1.022
Limerick	78.420	20.208	0.350	1.022
Madoc	78.420	20.208	0.350	1.022
Marmora and Lake	78.420	20.208	0.350	1.022
Quinte West – Remainder	78.420	20.208	0.350	1.022
Stirling-Rawdon	78.420	20.208	0.350	1.022
Tudor and Cashel	78.420	20.208	0.350	1.022
Tweed	78.420	20.208	0.350	1.022
Tyendinaga	78.420	20.208	0.350	1.022
Wollaston	78.420	20.208	0.350	1.022
COUNTY OF HURON				
Ashfield-Colborne-Wawanosh	78.363	21.637	0.000	0.000
Bluewater	78.363	21.637	0.000	0.000
Central Huron	78.363	21.637	0.000	0.000
Goderich	78.363	21.637	0.000	0.000
Howick	78.363	21.637	0.000	0.000
Huron East	78.363	21.637	0.000	0.000
Morris-Turnberry	78.363	21.637	0.000	0.000
North Huron	78.363	21.637	0.000	0.000
South Huron	78.363	21.637	0.000	0.000
COUNTY OF LAMBTON				
Brooke-Alvinston	66.625	28.130	0.687	4.558
Dawn-Euphemia	66.625	28.130	0.687	4.558
Enniskillen	66.625	28.130	0.687	4.558
Lambton Shores	66.625	28.130	0.687	4.558
Oil Springs	66.625	28.130	0.687	4.558
Petrolia	66.625	28.130	0.687	4.558
Plympton-Wyoming	66.625	28.130	0.687	4.558
Point Edward	66.625	28.130	0.687	4.558
Sarnia	66.625	28.130	0.687	4.558
St. Clair	66.625	28.130	0.687	4.558
Warwick	66.625	28.130	0.687	4.558
COUNTY OF LANARK				
Beckwith	73.471	24.511	0.779	1.239
Carleton Place	73.471	24.511	0.779	1.239
Drummond/North Elmsley	73.471	24.511	0.779	1.239
Lanark Highlands	73.471	24.511	0.779	1.239
Mississippi Mills	73.471	24.511	0.779	1.239
Montague	73.471	24.511	0.779	1.239
Perth	73.471	24.511	0.779	1.239
Smiths Falls	73.471	24.511	0.779	1.239
Tay Valley	73.471	24.511	0.779	1.239
COUNTY OF LENNOX AND ADDINGTON				
Addington Highlands	72.729	24.519	1.016	1.736
Greater Napanee	72.729	24.519	1.016	1.736
Loyalist	72.729	24.519	1.016	1.736
Stone Mills	72.729	24.519	1.016	1.736
COUNTY OF MIDDLESEX				
Adelaide-Metcalf	77.156	21.576	0.393	0.875
London	77.156	21.576	0.393	0.875
Lucan Biddulph	77.156	21.576	0.393	0.875
Middlesex Centre	77.156	21.576	0.393	0.875
Newbury	77.156	21.576	0.393	0.875
North Middlesex	77.156	21.576	0.393	0.875
Southwest Middlesex	77.156	21.576	0.393	0.875

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
Strathroy-Caradoc	77.156	21.576	0.393	0.875
Thames Centre	77.156	21.576	0.393	0.875
COUNTY OF NORTHUMBERLAND				
Alnwick/Haldimand	74.629	25.001	0.000	0.370
Brighton	74.629	25.001	0.000	0.370
Cobourg	74.629	25.001	0.000	0.370
Cramahe	74.629	25.001	0.000	0.370
Hamilton	74.629	25.001	0.000	0.370
Port Hope	74.629	25.001	0.000	0.370
Quinte West – Murray portion	74.629	25.001	0.000	0.370
Trent Hills	74.629	25.001	0.000	0.370
COUNTY OF OXFORD				
Blandford-Blenheim	77.156	21.576	0.393	0.875
East Zorra-Tavistock	77.156	21.576	0.393	0.875
Ingersoll	77.156	21.576	0.393	0.875
Norwich	77.156	21.576	0.393	0.875
South-West Oxford	77.156	21.576	0.393	0.875
Tillsonburg	77.156	21.576	0.393	0.875
Woodstock	77.156	21.576	0.393	0.875
Zorra	77.156	21.576	0.393	0.875
COUNTY OF PERTH				
North Perth	78.363	21.637	0.000	0.000
Perth East	78.363	21.637	0.000	0.000
Perth South	78.363	21.637	0.000	0.000
Stratford	78.363	21.637	0.000	0.000
St. Marys	78.363	21.637	0.000	0.000
West Perth	78.363	21.637	0.000	0.000
COUNTY OF PETERBOROUGH				
Asphodel-Norwood	74.629	25.001	0.000	0.370
Cavan-Millbrook-North Monaghan	74.629	25.001	0.000	0.370
Douro-Dummer	74.629	25.001	0.000	0.370
Galway-Cavendish and Harvey	74.629	25.001	0.000	0.370
Havelock-Belmont-Methuen	74.629	25.001	0.000	0.370
North Kawartha	74.629	25.001	0.000	0.370
Otonabee-South Monaghan	74.629	25.001	0.000	0.370
Peterborough	74.629	25.001	0.000	0.370
Smith-Ennismore-Lakefield	74.629	25.001	0.000	0.370
COUNTY OF RENFREW				
Admaston/Bromley	64.593	30.657	1.033	3.717
Arnprior	64.593	30.657	1.033	3.717
Bonnechere Valley	64.593	30.657	1.033	3.717
Brudenell, Lyndoch and Raglan	64.593	30.657	1.033	3.717
Deep River	64.593	30.657	1.033	3.717
Greater Madawaska	64.593	30.657	1.033	3.717
Head, Clara and Maria	64.593	30.657	1.033	3.717
Horton	64.593	30.657	1.033	3.717
Killaloe, Hagarty and Richards	64.593	30.657	1.033	3.717
Laurentian Hills	64.593	30.657	1.033	3.717
Laurentian Valley	64.593	30.657	1.033	3.717
Madawaska Valley	64.593	30.657	1.033	3.717
McNab/Braceville	64.593	30.657	1.033	3.717
North Algona Wilberforce	64.593	30.657	1.033	3.717
Pembroke	64.593	30.657	1.033	3.717
Petawawa	64.593	30.657	1.033	3.717
Renfrew	64.593	30.657	1.033	3.717
Whitewater Region	64.593	30.657	1.033	3.717
COUNTY OF SIMCOE				
Adjala-Tosorontio	71.724	26.345	0.689	1.242
Barrie	71.724	26.345	0.689	1.242
Bradford West Gwillimbury	71.724	26.345	0.689	1.242
Clearview	71.724	26.345	0.689	1.242
Collingwood	71.724	26.345	0.689	1.242
Essa	71.724	26.345	0.689	1.242
Innisfil	71.724	26.345	0.689	1.242

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
Midland	71.724	26.345	0.689	1.242
New Tecumseth	71.724	26.345	0.689	1.242
Orillia	71.724	26.345	0.689	1.242
Oro-Medonte	71.724	26.345	0.689	1.242
Penetanguishene	35.035	31.489	12.199	4.894
Ramara	71.724	26.345	0.689	1.242
Severn	71.724	26.345	0.689	1.242
Springwater	71.724	26.345	0.689	1.242
Tay	71.724	26.345	0.689	1.242
Tiny	71.724	26.345	0.689	1.242
Wasaga Beach	71.724	26.345	0.689	1.242
COUNTY OF WELLINGTON				
Centre Wellington	73.927	24.928	0.211	0.934
Erin	73.927	24.928	0.211	0.934
Guelph	73.927	24.928	0.211	0.934
Guelph/Eramosa	73.927	24.928	0.211	0.934
Mapleton	73.927	24.928	0.211	0.934
Minto	73.927	24.928	0.211	0.934
Puslinch	73.927	24.928	0.211	0.934
Wellington North	73.927	24.928	0.211	0.934
UNITED COUNTIES OF LEEDS AND GRENVILLE				
Athens	73.471	24.511	0.779	1.239
Augusta	73.471	24.511	0.779	1.239
Brockville	73.471	24.511	0.779	1.239
Edwardsburgh/Cardinal	73.471	24.511	0.779	1.239
Elizabethtown-Kitley	73.471	24.511	0.779	1.239
Front of Yonge	73.471	24.511	0.779	1.239
Gananoque	73.471	24.511	0.779	1.239
Leeds and the Thousand Islands	73.471	24.511	0.779	1.239
Merrickville-Wolford	73.471	24.511	0.779	1.239
North Grenville	73.471	24.511	0.779	1.239
Prescott	73.471	24.511	0.779	1.239
Rideau Lakes	73.471	24.511	0.779	1.239
Westport	73.471	24.511	0.779	1.239
UNITED COUNTIES OF PRESCOTT AND RUSSELL				
Alfred and Plantagenet	37.923	22.053	6.824	33.200
Casselman	37.923	22.053	6.824	33.200
Champlain	37.923	22.053	6.824	33.200
Clarence-Rockland	37.923	22.053	6.824	33.200
East Hawkesbury	37.923	22.053	6.824	33.200
Hawkesbury	37.923	22.053	6.824	33.200
Russell	37.923	22.053	6.824	33.200
The Nation	37.923	22.053	6.824	33.200
UNITED COUNTIES OF STORMONT, DUNDAS AND GLENGARRY				
Cornwall	37.923	22.053	6.824	33.200
North Dundas	37.923	22.053	6.824	33.200
North Glengarry	37.923	22.053	6.824	33.200
North Stormont	37.923	22.053	6.824	33.200
South Dundas	37.923	22.053	6.824	33.200
South Glengarry	37.923	22.053	6.824	33.200
South Stormont	37.923	22.053	6.824	33.200
DISTRICT OF ALGOMA				
Blind River	59.990	30.446	2.394	7.170
Bruce Mines	100.000	N/A	0.000	N/A
Dubreuilville	21.805	78.195	0.000	N/A
Elliot Lake	59.990	30.446	2.394	7.170
Hilton	100.000	N/A	0.000	N/A
Hilton Beach	100.000	N/A	0.000	N/A
Hornepayne	70.943	29.057	0.000	N/A
Huron Shores	59.990	30.446	2.394	7.170
Jocelyn	100.000	N/A	0.000	N/A
Johnson	59.990	30.446	2.394	7.170
Laird	59.990	30.446	2.394	7.170
MacDonald, Meredith and Aberdeen Additional	59.990	30.446	2.394	7.170

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
Plummer Additional	100.000	N/A	0.000	N/A
Prince	59.990	30.446	2.394	7.170
Sault Ste. Marie	59.990	30.446	2.394	7.170
Spanish	59.990	30.446	2.394	7.170
St. Joseph	100.000	N/A	0.000	N/A
Tarbutt and Tarbutt Additional	59.990	30.446	2.394	7.170
The North Shore	59.990	30.446	2.394	7.170
Thessalon	100.000	N/A	0.000	N/A
Wawa	59.990	30.446	2.394	7.170
White River	59.990	30.446	2.394	7.170
<u>Unorganized Areas</u>				
Algoma Locality Education – Central Algoma	100.000	N/A	0.000	N/A
Algoma Locality Education – Remainder	59.990	30.446	2.394	7.170
DISTRICT OF COCHRANE				
Black River-Matheson	44.314	13.732	3.593	38.361
Cochrane	44.314	13.732	3.593	38.361
Fauquier-Strickland	44.314	13.732	3.593	38.361
Hearst	44.314	13.732	3.593	38.361
Iroquois Falls	44.314	13.732	3.593	38.361
Kapuskasing	44.314	13.732	3.593	38.361
Mattice-Val Côté	44.314	13.732	3.593	38.361
Moonbeam	44.314	13.732	3.593	38.361
Opasatika	44.314	13.732	3.593	38.361
Smooth Rock Falls	44.314	13.732	3.593	38.361
Timmins	44.314	13.732	3.593	38.361
Val Rita-Harty	44.314	13.732	3.593	38.361
<u>Unorganized Areas</u>				
Cochrane Iroquois Falls Black River Matheson Locality Education	44.314	13.732	3.593	38.361
Hearst Locality Education	44.314	13.732	3.593	38.361
Kapuskasing Smooth Rock Falls and District Locality Education	44.314	13.732	3.593	38.361
DISTRICT OF KENORA				
Dryden	77.610	21.962	0.000	0.428
Ear Falls	88.964	11.036	0.000	N/A
Ignace	77.610	21.962	0.000	0.428
Kenora	66.881	33.119	0.000	0.000
Machin	77.610	21.962	0.000	0.428
Red Lake	88.964	11.036	0.000	N/A
Sioux Lookout	77.610	21.962	0.000	0.428
Sioux Narrows-Nestor Falls – Keewatin-Patricia part	66.881	33.119	0.000	0.000
Sioux Narrows-Nestor Falls – Rainy River part	79.138	20.862	0.000	0.000
<u>Unorganized Areas</u>				
Dryden Locality Education	77.610	21.962	0.000	0.428
Dryden Locality Education – Isley TSA	77.610	21.962	0.000	0.428
Dryden Locality Education – Machin TSA	77.610	21.962	0.000	0.428
Dryden Locality Education – Van Horne and Wainwright	77.610	21.962	0.000	0.428
Kenora Locality Education	66.881	33.119	0.000	0.000
Red Lake Locality Education – Baird portion	88.964	11.036	0.000	N/A
Red Lake Locality Education – Remainder	100.000	N/A	0.000	N/A
Sturgeon Lake Locality Education	100.000	N/A	0.000	N/A
DISTRICT OF MANITOULIN				
Assiginack	100.000	N/A	0.000	N/A
Barrie Island	100.000	N/A	0.000	N/A
Billings	100.000	N/A	0.000	N/A
Burpee and Mills	100.000	N/A	0.000	N/A
Central Manitoulin	100.000	N/A	0.000	N/A
Cockburn Island	100.000	N/A	0.000	N/A
Gordon	100.000	N/A	0.000	N/A
Gore Bay	100.000	N/A	0.000	N/A
Northeastern Manitoulin and the Islands (Little Current portion)	66.260	19.977	2.149	11.614
Northeastern Manitoulin and the Islands (Remainder)	100.000	N/A	0.000	N/A
Tehkummah	100.000	N/A	0.000	N/A
<u>Unorganized Areas</u>				
Manitoulin Locality Education	100.000	N/A	0.000	N/A

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
DISTRICT OF NIPISSING				
Bonfield	59.585	18.450	3.667	18.298
Calvin	59.585	18.450	3.667	18.298
Chisholm	59.585	18.450	3.667	18.298
East Ferris	59.585	18.450	3.667	18.298
Mattawa	59.585	18.450	3.667	18.298
Mattawan	59.585	18.450	3.667	18.298
North Bay	59.585	18.450	3.667	18.298
Papineau-Cameron	59.585	18.450	3.667	18.298
South Algonquin – Airy and Sabine	35.652	64.348	N/A	0.000
South Algonquin – Dickens	37.975	62.025	0.000	0.000
South Algonquin – Murchison and Lyell	35.652	64.348	N/A	0.000
Temagami	44.314	13.732	3.593	38.361
West Nipissing	59.585	18.450	3.667	18.298
<u>Unorganized Areas</u>				
Nipissing Combined School Boards	59.585	18.450	3.667	18.298
Timiskaming Board of Education	44.314	13.732	3.593	38.361
DISTRICT OF PARRY SOUND				
Armour	59.585	18.450	3.667	18.298
Burk's Falls	59.585	18.450	3.667	18.298
Callander	59.585	18.450	3.667	18.298
Carling	90.325	8.885	0.000	0.790
Joly	59.585	18.450	3.667	18.298
Kearney	59.585	18.450	3.667	18.298
Machar	59.585	18.450	3.667	18.298
Magnetawan – Croft, Spence	100.000	N/A	N/A	N/A
Magnetawan – Remainder	59.585	18.450	3.667	18.298
McDougall	90.325	8.885	0.000	0.790
McKellar	90.325	8.885	0.000	0.790
McMurrich-Monteith	59.585	18.450	3.667	18.298
Nipissing	59.585	18.450	3.667	18.298
Parry Sound	90.325	8.885	0.000	0.790
Perry	59.585	18.450	3.667	18.298
Powassan	59.585	18.450	3.667	18.298
Ryerson	59.585	18.450	3.667	18.298
Seguin	90.325	8.885	0.000	0.790
South River	59.585	18.450	3.667	18.298
Strong	59.585	18.450	3.667	18.298
Sundridge	59.585	18.450	3.667	18.298
The Archipelago	100.000	N/A	0.000	N/A
Whitestone	100.000	N/A	0.000	N/A
<u>Unorganized Areas</u>				
East Parry Sound Board of Education	59.585	18.450	3.667	18.298
South River Township School Area	59.585	18.450	3.667	18.298
West Parry Sound Board of Education – Henvey and Walbridge Portion	76.345	23.655	0.000	0.000
West Parry Sound Board of Education – Other geographic townships	100.000	N/A	0.000	N/A
DISTRICT OF RAINY RIVER				
Alberton	79.138	20.862	0.000	0.000
Atikokan	70.302	29.698	0.000	N/A
Chapple	79.138	20.862	0.000	0.000
Dawson	79.138	20.862	0.000	0.000
Emo	79.138	20.862	0.000	0.000
Fort Frances	79.138	20.862	0.000	0.000
La Vallée	79.138	20.862	0.000	0.000
Lake Of The Woods	79.138	20.862	0.000	0.000
Morley	79.138	20.862	0.000	0.000
Rainy River	79.138	20.862	0.000	0.000
<u>Unorganized Areas</u>				
Atikokan Locality Education	100.000	N/A	0.000	N/A
Fort Frances Rainy River Locality Education	79.138	20.862	0.000	0.000

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
Fort Frances Rainy River Locality Education – Nestor Falls TSA	79.138	20.862	0.000	0.000
DISTRICT OF SUDBURY				
Baldwin	66.260	19.977	2.149	11.614
Chapleau	59.990	30.446	2.394	7.170
Espanola	66.260	19.977	2.149	11.614
French River	49.423	24.205	6.508	19.864
Killarney	49.423	24.205	6.508	19.864
Markstay-Warren	49.423	24.205	6.508	19.864
Nairn & Hyman	66.260	19.977	2.149	11.614
Sables-Spanish Rivers	66.260	19.977	2.149	11.614
St.-Charles	49.423	24.205	6.508	19.864
<u>Unorganized Areas</u>				
Chapleau Locality Education	59.990	30.446	2.394	7.170
Espanola Locality Education	66.260	19.977	2.149	11.614
Foleyet DSA Locality Education	63.333	36.667	N/A	N/A
Gogama DSA Locality Education	17.857	82.143	N/A	N/A
Sudbury Locality Education	49.423	24.205	6.508	19.864
DISTRICT OF THUNDER BAY				
Conmee	58.298	40.475	0.000	1.227
Dorion	65.655	21.422	3.354	9.569
Gillies	58.298	40.475	0.000	1.227
Greenstone	65.655	21.422	3.354	9.569
Greenstone – Caramat	100.000	0.000	N/A	0.000
Greenstone – Nakina	79.347	20.653	N/A	0.000
Manitouwadge	65.655	21.422	3.354	9.569
Marathon	65.655	21.422	3.354	9.569
Neebing	58.298	40.475	0.000	1.227
Nipigon	65.655	21.422	3.354	9.569
O'Connor	58.298	40.475	0.000	1.227
Oliver Paipoonge	58.298	40.475	0.000	1.227
Red Rock	65.655	21.422	3.354	9.569
Schreiber	65.655	21.422	3.354	9.569
Shuniah	58.298	40.475	0.000	1.227
Terrace Bay	65.655	21.422	3.354	9.569
Thunder Bay	58.298	40.475	0.000	1.227
<u>Unorganized Areas</u>				
Kashabowie DSA Locality Education	100.000	N/A	0.000	N/A
Kilkenny DSA Locality Education	100.000	N/A	0.000	N/A
Lake Superior Locality Education	65.655	21.422	3.354	9.569
Lakehead Locality Education	58.298	40.475	0.000	1.227
Nipigon Red Rock Locality Education	65.655	21.422	3.354	9.569
DISTRICT OF TIMISKAMING				
Armstrong	44.314	13.732	3.593	38.361
Brethour	44.314	13.732	3.593	38.361
Casey	44.314	13.732	3.593	38.361
Chamberlain	44.314	13.732	3.593	38.361
Charlton and Dack	44.314	13.732	3.593	38.361
Cobalt	44.314	13.732	3.593	38.361
Coleman	44.314	13.732	3.593	38.361
Englehart	44.314	13.732	3.593	38.361
Evanturel	44.314	13.732	3.593	38.361
Gauthier	44.314	13.732	3.593	38.361
Harley	44.314	13.732	3.593	38.361
Harris	44.314	13.732	3.593	38.361
Hilliard	44.314	13.732	3.593	38.361
Hudson	44.314	13.732	3.593	38.361
James	44.314	13.732	3.593	38.361
Kerns	44.314	13.732	3.593	38.361
Kirkland Lake	44.314	13.732	3.593	38.361
Larder Lake	44.314	13.732	3.593	38.361
Latchford	44.314	13.732	3.593	38.361
Matachewan	44.314	13.732	3.593	38.361
McGarry	44.314	13.732	3.593	38.361
Temiskaming Shores	44.314	13.732	3.593	38.361
Thornloe	44.314	13.732	3.593	38.361

	<u>English-language Public Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
<u>Unorganized Areas</u>				
Kirkland Lake Locality Education	44.314	13.732	3.593	38.361
Timiskaming Locality Education	44.314	13.732	3.593	38.361
	<u>District School Area Board</u>	<u>English-language Roman Catholic Board</u>	<u>French-language Public District School Board</u>	<u>French-language Separate District School Board</u>
DISTRICT OF COCHRANE				
Moosonee	52.603	17.123	N/A	30.274
<u>District School Area</u>				
Moose Factory Island	63.472	N/A	N/A	36.528
	<u>Protestant Separate School Board</u>			
COUNTY OF SIMCOE				
Penetanguishene	16.383			
(141-G199E)				

TABLEAU A

Proportions des effectifs de 2008 pour l'application des paragraphes 238(2) et 257.8(3) de la *Loi sur l'éducation*

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
TORONTO	73.544	25.415	0.464	0.577
CHATHAM-KENT	66.625	28.130	0.687	4.558
COMTÉ DE HALDIMAND	71.983	27.515	0.000	0.502
HAMILTON	64.233	34.415	0.258	1.094
KAWARTHA LAKES	83.747	15.937	0.000	0.316
COMTÉ DE NORFOLK	71.983	27.515	0.000	0.502
OTTAWA	53.508	30.458	5.157	10.877
COMTÉ DE PRINCE EDWARD	78.420	20.208	0.350	1.022
GRAND SUDBURY	49.423	24.205	6.508	19.864
MUNICIPALITÉ RÉGIONALE DE DURHAM				
Ajax	71.881	26.594	0.492	1.033
Brock	71.881	26.594	0.492	1.033
Clarington	74.629	25.001	0.000	0.370
Oshawa	71.881	26.594	0.492	1.033
Pickering	71.881	26.594	0.492	1.033
Scugog	71.881	26.594	0.492	1.033
Uxbridge	71.881	26.594	0.492	1.033
Whitby	71.881	26.594	0.492	1.033
MUNICIPALITÉ RÉGIONALE DE HALTON				
Burlington	62.425	36.141	0.221	1.213
Halton Hills	62.425	36.141	0.221	1.213
Milton	62.425	36.141	0.221	1.213
Oakville	62.425	36.141	0.221	1.213

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
MUNICIPALITÉ RÉGIONALE DE NIAGARA				
Fort Erie	60.665	35.065	1.521	2.749
Grimsby	60.665	35.065	1.521	2.749
Lincoln	60.665	35.065	1.521	2.749
Niagara Falls	60.665	35.065	1.521	2.749
Niagara-On-The-Lake	60.665	35.065	1.521	2.749
Pelham	60.665	35.065	1.521	2.749
Port Colborne	60.665	35.065	1.521	2.749
St. Catharines	60.665	35.065	1.521	2.749
Thorold	60.665	35.065	1.521	2.749
Wainfleet	60.665	35.065	1.521	2.749
Welland	60.665	35.065	1.521	2.749
Lincoln Ouest	60.665	35.065	1.521	2.749
MUNICIPALITÉ RÉGIONALE DE PEEL				
Brampton	61.468	37.664	0.300	0.568
Caledon	61.468	37.664	0.300	0.568
Mississauga	61.468	37.664	0.300	0.568
MUNICIPALITÉ RÉGIONALE DE WATERLOO				
Cambridge	71.010	28.125	0.188	0.677
Kitchener	71.010	28.125	0.188	0.677
Dumfries Nord	71.010	28.125	0.188	0.677
Waterloo	71.010	28.125	0.188	0.677
Wellesley	71.010	28.125	0.188	0.677
Wilmot	71.010	28.125	0.188	0.677
Woolwich	71.010	28.125	0.188	0.677
MUNICIPALITÉ RÉGIONALE DE YORK				
Aurora	66.348	32.833	0.223	0.596
Gwillimbury Est	66.348	32.833	0.223	0.596
Georgina	66.348	32.833	0.223	0.596
King	66.348	32.833	0.223	0.596
Markham	66.348	32.833	0.223	0.596
Newmarket	66.348	32.833	0.223	0.596
Richmond Hill	66.348	32.833	0.223	0.596
Vaughan	66.348	32.833	0.223	0.596
Whitchurch-Stouffville	66.348	32.833	0.223	0.596
MUNICIPALITÉ DU DISTRICT DE MUSKOKA				
Bracebridge	81.793	17.847	0.000	0.360
Georgian Bay – Quartier Freeman	50.000	47.727	0.000	2.273
Georgian Bay – Quartiers Gibson et Baxter	81.793	17.847	0.000	0.360
Gravenhurst	81.793	17.847	0.000	0.360
Huntsville	81.793	17.847	0.000	0.360
Lake of Bays	81.793	17.847	0.000	0.360
Muskoka Lakes	81.793	17.847	0.000	0.360
COMTÉ DE BRANT				
	71.983	27.515	0.000	0.502
BRANTFORD				
	71.983	27.515	0.000	0.502
COMTÉ DE BRUCE				
Arran-Elderslie	84.544	15.134	0.000	0.322
Brockton	84.544	15.134	0.000	0.322
Huron-Kinloss	84.544	15.134	0.000	0.322
Kincardine	84.544	15.134	0.000	0.322
Péninsule de Bruce Nord	84.544	15.134	0.000	0.322
Saugeen Shores	84.544	15.134	0.000	0.322
Bruce Sud	84.544	15.134	0.000	0.322
Péninsule de Bruce Sud	84.544	15.134	0.000	0.322
COMTÉ DE DUFFERIN				
Amaranth	82.717	16.701	0.166	0.416
Garafraxa Est	82.717	16.701	0.166	0.416
Luther Est Grand Valley	82.717	16.701	0.166	0.416
Melancthon	82.717	16.701	0.166	0.416
Mono	82.717	16.701	0.166	0.416
Mulmur	82.717	16.701	0.166	0.416
Orangeville	82.717	16.701	0.166	0.416
Shelburne	82.717	16.701	0.166	0.416

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
COMTÉ D'ELGIN				
Aylmer	77.156	21.576	0.393	0.875
Bayham	77.156	21.576	0.393	0.875
Central Elgin	77.156	21.576	0.393	0.875
Dutton/Dunwich	77.156	21.576	0.393	0.875
Malahide	77.156	21.576	0.393	0.875
Southwold	77.156	21.576	0.393	0.875
St. Thomas	77.156	21.576	0.393	0.875
Elgin Ouest	77.156	21.576	0.393	0.875
COMTÉ D'ESSEX				
Amherstburg	54.934	38.745	0.483	5.838
Essex	54.934	38.745	0.483	5.838
Kingsville	54.934	38.745	0.483	5.838
Lakeshore	54.934	38.745	0.483	5.838
LaSalle	54.934	38.745	0.483	5.838
Leamington	54.934	38.745	0.483	5.838
Pelee	54.934	38.745	0.483	5.838
Tecumseh	54.934	38.745	0.483	5.838
Windsor	54.934	38.745	0.483	5.838
COMTÉ DE FRONTENAC				
Central Frontenac	72.729	24.519	1.016	1.736
Frontenac Islands	72.729	24.519	1.016	1.736
Kingston	72.729	24.519	1.016	1.736
Frontenac Nord	72.729	24.519	1.016	1.736
Frontenac Sud	72.729	24.519	1.016	1.736
COMTÉ DE GREY				
Chatsworth	84.544	15.134	0.000	0.322
Georgian Bluffs	84.544	15.134	0.000	0.322
Grey Highlands	84.544	15.134	0.000	0.322
Hanover	84.544	15.134	0.000	0.322
Meaford	84.544	15.134	0.000	0.322
Owen Sound	84.544	15.134	0.000	0.322
Southgate	84.544	15.134	0.000	0.322
The Blue Mountains	84.544	15.134	0.000	0.322
Grey Ouest	84.544	15.134	0.000	0.322
COMTÉ DE HALIBURTON				
Algonquin Highlands	100.000	N/A	0.000	N/A
Dysart Etc	100.000	N/A	0.000	N/A
Highlands Est	86.798	13.202	0.000	0.000
Minden Mills	100.000	N/A	0.000	N/A
COMTÉ DE HASTINGS				
Bancroft	78.420	20.208	0.350	1.022
Belleville	78.420	20.208	0.350	1.022
Carlow/Mayo	78.420	20.208	0.350	1.022
Centre Hastings	78.420	20.208	0.350	1.022
Deseronto	78.420	20.208	0.350	1.022
Faraday	78.420	20.208	0.350	1.022
Hastings Highlands	78.420	20.208	0.350	1.022
Limerick	78.420	20.208	0.350	1.022
Madoc	78.420	20.208	0.350	1.022
Marmora et Lake	78.420	20.208	0.350	1.022
Chapleau Locality Education	78.420	20.208	0.350	1.022
Espanola Locality Education	78.420	20.208	0.350	1.022
Foleyet DSA Locality Education	78.420	20.208	0.350	1.022
Gogama DSA Locality Education	78.420	20.208	0.350	1.022
Sudbury Locality Education	78.420	20.208	0.350	1.022
Wollaston	78.420	20.208	0.350	1.022
COMTÉ DE HURON				
Ashfield-Colborne-Wawanosh	78.363	21.637	0.000	0.000
Bluewater	78.363	21.637	0.000	0.000
Central Huron	78.363	21.637	0.000	0.000
Goderich	78.363	21.637	0.000	0.000
Howick	78.363	21.637	0.000	0.000
Huron Est	78.363	21.637	0.000	0.000
Morris Turnberry	78.363	21.637	0.000	0.000

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
Huron Nord	78.363	21.637	0.000	0.000
Huron Sud	78.363	21.637	0.000	0.000
COMTÉ DE LAMBTON				
Brooke-Alvinston	66.625	28.130	0.687	4.558
Dawn-Euphemia	66.625	28.130	0.687	4.558
Enniskillen	66.625	28.130	0.687	4.558
Lambton Shores	66.625	28.130	0.687	4.558
Oil Springs	66.625	28.130	0.687	4.558
Petrolia	66.625	28.130	0.687	4.558
Plympton-Wyoming	66.625	28.130	0.687	4.558
Point Edward	66.625	28.130	0.687	4.558
Sarnia	66.625	28.130	0.687	4.558
St. Clair	66.625	28.130	0.687	4.558
Warwick	66.625	28.130	0.687	4.558
COMTÉ DE LANARK				
Beckwith	73.471	24.511	0.779	1.239
Carlton Place	73.471	24.511	0.779	1.239
Drummond/Elmsley Nord	73.471	24.511	0.779	1.239
Lanark Highlands	73.471	24.511	0.779	1.239
Mississippi Mills	73.471	24.511	0.779	1.239
Montague	73.471	24.511	0.779	1.239
Perth	73.471	24.511	0.779	1.239
Smiths Falls	73.471	24.511	0.779	1.239
Tay Valley	73.471	24.511	0.779	1.239
COMTÉ DE LENNOX ET ADDINGTON				
Addington Highlands	72.729	24.519	1.016	1.736
Greater Napanee	72.729	24.519	1.016	1.736
Loyalist	72.729	24.519	1.016	1.736
Stone Mills	72.729	24.519	1.016	1.736
COMTÉ DE MIDDLESEX				
Adelaide-Metcalf	77.156	21.576	0.393	0.875
London	77.156	21.576	0.393	0.875
Lucan Biddulph	77.156	21.576	0.393	0.875
Middlesex Centre	77.156	21.576	0.393	0.875
Newbury	77.156	21.576	0.393	0.875
Middlesex Nord	77.156	21.576	0.393	0.875
Middlesex Sud-Ouest	77.156	21.576	0.393	0.875
Strathroy-Caradoc	77.156	21.576	0.393	0.875
Thames Centre	77.156	21.576	0.393	0.875
COMTÉ DE NORTHUMBERLAND				
Alnwick/Haldimand	74.629	25.001	0.000	0.370
Brighton	74.629	25.001	0.000	0.370
Cobourg	74.629	25.001	0.000	0.370
Cramahe	74.629	25.001	0.000	0.370
Hamilton	74.629	25.001	0.000	0.370
Port Hope	74.629	25.001	0.000	0.370
Quinte Ouest – Partie de Murray	74.629	25.001	0.000	0.370
Trent Hills	74.629	25.001	0.000	0.370
COMTÉ D'OXFORD				
Blandford-Blenheim	77.156	21.576	0.393	0.875
Zorra-Tavistock Est	77.156	21.576	0.393	0.875
Ingersoll	77.156	21.576	0.393	0.875
Norwich	77.156	21.576	0.393	0.875
Oxford Sud-Ouest	77.156	21.576	0.393	0.875
Tillsonburg	77.156	21.576	0.393	0.875
Woodstock	77.156	21.576	0.393	0.875
Zorra	77.156	21.576	0.393	0.875
COMTÉ DE PERTH				
Perth Nord	78.363	21.637	0.000	0.000
Perth Est	78.363	21.637	0.000	0.000
Perth Sud	78.363	21.637	0.000	0.000
Stratford	78.363	21.637	0.000	0.000
St. Marys	78.363	21.637	0.000	0.000
Perth Ouest	78.363	21.637	0.000	0.000

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
COMTÉ DE PETERBOROUGH				
Asphodel-Norwood	74.629	25.001	0.000	0.370
Cavan-Millbrook-North Monaghan	74.629	25.001	0.000	0.370
Douro-Dummer	74.629	25.001	0.000	0.370
Galway-Cavendish et Harvey	74.629	25.001	0.000	0.370
Havlock-Belmont-Methuen	74.629	25.001	0.000	0.370
Kawartha Nord	74.629	25.001	0.000	0.370
Otonabee-Monaghan Sud	74.629	25.001	0.000	0.370
Peterborough	74.629	25.001	0.000	0.370
Smith-Ennismore-Lakefield	74.629	25.001	0.000	0.370
COMTÉ DE RENFREW				
Admaston/Bromley	64.593	30.657	1.033	3.717
Arnprior	64.593	30.657	1.033	3.717
Bonnechère Valley	64.593	30.657	1.033	3.717
Brudenell Lyndoch et Raglan	64.593	30.657	1.033	3.717
Deep River	64.593	30.657	1.033	3.717
Greater Madawaska	64.593	30.657	1.033	3.717
Head, Clara et Maria	64.593	30.657	1.033	3.717
Horton	64.593	30.657	1.033	3.717
Killaloe, Hagarty et Richards	64.593	30.657	1.033	3.717
Laurentian Hills	64.593	30.657	1.033	3.717
Laurentian Valley	64.593	30.657	1.033	3.717
Madawaska Valley	64.593	30.657	1.033	3.717
McNab/Braeside	64.593	30.657	1.033	3.717
Algona Nord Wilberforce	64.593	30.657	1.033	3.717
Pembroke	64.593	30.657	1.033	3.717
Petawawa	64.593	30.657	1.033	3.717
Renfrew	64.593	30.657	1.033	3.717
Whitewater Region	64.593	30.657	1.033	3.717
COMTÉ DE SIMCOE				
Adjala-Tosorontio	71.724	26.345	0.689	1.242
Barrie	71.724	26.345	0.689	1.242
Bradford West Gwillimbury	71.724	26.345	0.689	1.242
Clearview	71.724	26.345	0.689	1.242
Collingwood	71.724	26.345	0.689	1.242
Essa	71.724	26.345	0.689	1.242
Innisfil	71.724	26.345	0.689	1.242
Midland	71.724	26.345	0.689	1.242
New Tecumseth	71.724	26.345	0.689	1.242
Orillia	71.724	26.345	0.689	1.242
Oro-Medonte	71.724	26.345	0.689	1.242
Penetanguishene	35.035	31.489	12.199	4.894
Ramara	71.724	26.345	0.689	1.242
Severn	71.724	26.345	0.689	1.242
Springwater	71.724	26.345	0.689	1.242
Tay	71.724	26.345	0.689	1.242
Tiny	71.724	26.345	0.689	1.242
Wasaga Beach	71.724	26.345	0.689	1.242
COMTÉ DE WELLINGTON				
Centre Wellington	73.927	24.928	0.211	0.934
Erin	73.927	24.928	0.211	0.934
Guelph	73.927	24.928	0.211	0.934
Guelph/Eramosa	73.927	24.928	0.211	0.934
Mapleton	73.927	24.928	0.211	0.934
Minto	73.927	24.928	0.211	0.934
Puslinch	73.927	24.928	0.211	0.934
Wellington Nord	73.927	24.928	0.211	0.934
COMTÉS UNIS DE LEEDS ET GRENVILLE				
Athens	73.471	24.511	0.779	1.239
Augusta	73.471	24.511	0.779	1.239
Brockville	73.471	24.511	0.779	1.239
Edwardsburgh/Cardinal	73.471	24.511	0.779	1.239
Elizabethtown-Kitley	73.471	24.511	0.779	1.239
Front of Yonge	73.471	24.511	0.779	1.239
Gananoque	73.471	24.511	0.779	1.239
Leeds et les Mille Îles	73.471	24.511	0.779	1.239
Merrickville et Wolford	73.471	24.511	0.779	1.239
Grenville Nord	73.471	24.511	0.779	1.239

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
Prescott	73.471	24.511	0.779	1.239
Rideau Lakes	73.471	24.511	0.779	1.239
Westport	73.471	24.511	0.779	1.239
COMTÉS UNIS DE PRESCOTT ET RUSSELL				
Alfred et Plantagenet	37.923	22.053	6.824	33.200
Casselman	37.923	22.053	6.824	33.200
Champlain	37.923	22.053	6.824	33.200
Clarence-Rockland	37.923	22.053	6.824	33.200
Hawkesbury Est	37.923	22.053	6.824	33.200
Hawkesbury	37.923	22.053	6.824	33.200
Russell	37.923	22.053	6.824	33.200
La Nation	37.923	22.053	6.824	33.200
COMTÉS UNIS DE STORMONT, DUNDAS ET GLEN GARRY				
Cornwall	37.923	22.053	6.824	33.200
Dundas Nord	37.923	22.053	6.824	33.200
Glengarry Nord	37.923	22.053	6.824	33.200
Stormont Nord	37.923	22.053	6.824	33.200
Dundas Sud	37.923	22.053	6.824	33.200
Glengarry Sud	37.923	22.053	6.824	33.200
Stormont Sud	37.923	22.053	6.824	33.200
DISTRICT D'ALGOMA				
Blind River	59.990	30.446	2.394	7.170
Bruce Mines	100.000	N/A	0.000	N/A
Dubreuilville	21.805	78.195	0.000	N/A
Elliot Lake	59.990	30.446	2.394	7.170
Hilton	100.000	N/A	0.000	N/A
Hilton Beach	100.000	N/A	0.000	N/A
Hornepayne	70.943	29.057	0.000	N/A
Huron Shores	59.990	30.446	2.394	7.170
Jocelyn	100.000	N/A	0.000	N/A
Johnson	59.990	30.446	2.394	7.170
Laird	59.990	30.446	2.394	7.170
MacDonald, Meredith et Aberdeen Additional	59.990	30.446	2.394	7.170
Plummer Additional	100.000	N/A	0.000	N/A
Prince	59.990	30.446	2.394	7.170
Sault Ste. Marie	59.990	30.446	2.394	7.170
Shedden	59.990	30.446	2.394	7.170
St. Joseph	100.000	N/A	0.000	N/A
Tarbutt et Tarbutt Additional	59.990	30.446	2.394	7.170
The North Shore	59.990	30.446	2.394	7.170
Thessalon	100.000	N/A	0.000	N/A
Wawa	59.990	30.446	2.394	7.170
White River	59.990	30.446	2.394	7.170
<u>Territoires non érigés en municipalité</u>				
Algoma Locality Education – Centre	100.000	N/A	0.000	N/A
Algoma Locality Education – Autre	59.990	30.446	2.394	7.170
DISTRICT DE COCHRANE				
Black River-Matheson	44.314	13.732	3.593	38.361
Cochrane	44.314	13.732	3.593	38.361
Fauquier-Strickland	44.314	13.732	3.593	38.361
Hearst	44.314	13.732	3.593	38.361
Iroquois Falls	44.314	13.732	3.593	38.361
Kapuskasing	44.314	13.732	3.593	38.361
Mattice-Val Côté	44.314	13.732	3.593	38.361
Moonbeam	44.314	13.732	3.593	38.361
Opasatika	44.314	13.732	3.593	38.361
Smooth Rock Falls	44.314	13.732	3.593	38.361
Timmins	44.314	13.732	3.593	38.361
Val Rita-Harty	44.314	13.732	3.593	38.361
<u>Territoires non érigés en municipalité</u>				
Cochrane Iroquois Falls Black River Matheson Locality Education	44.314	13.732	3.593	38.361

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
Hearst Locality Education	44.314	13.732	3.593	38.361
Kapuskasing Smooth Rock Falls et District Locality Education	44.314	13.732	3.593	38.361
DISTRICT DE KENORA				
Dryden	77.610	21.962	0.000	0.428
Ear Falls	88.964	11.036	0.000	N/A
Ignace	77.610	21.962	0.000	0.428
Kenora	66.881	33.119	0.000	0.000
Machin	77.610	21.962	0.000	0.428
Red Lake	88.964	11.036	0.000	N/A
Sioux Lookout	77.610	21.962	0.000	0.428
Sioux Narrows Nestor Falls – Partie de Keewatin-Patricia	66.881	33.119	0.000	0.000
Sioux Narrows Nestor Falls – Partie de Rainy River	79.138	20.862	0.000	0.000
<u>Territoires non érigés en municipalité</u>				
Dryden Locality Education	77.610	21.962	0.000	0.428
Kenora Locality Education	77.610	21.962	0.000	0.428
Kenora Locality Education – Isley TSA	77.610	21.962	0.000	0.428
Kenora Locality Education – Machin TSA	77.610	21.962	0.000	0.428
Kenora Locality Education – Van Horne et Wainwright	66.881	33.119	0.000	0.000
Red Lake Locality Education – Partie de Baird	88.964	11.036	0.000	N/A
Red Lake Locality Education – Autre	100.000	N/A	0.000	N/A
Sturgeon Lake Locality Education	100.000	N/A	0.000	N/A
DISTRICT DE MANITOULIN				
Assiginack	100.000	N/A	0.000	N/A
Île Barrie	100.000	N/A	0.000	N/A
Billings	100.000	N/A	0.000	N/A
Burpee et Mills	100.000	N/A	0.000	N/A
Central Manitoulin	100.000	N/A	0.000	N/A
Cockburn Island	100.000	N/A	0.000	N/A
Gordon	100.000	N/A	0.000	N/A
Gore Bay	100.000	N/A	0.000	N/A
Manitoulin du Nord-Est et les Îles (Partie de Little Current)	66.260	19.977	2.149	11.614
Manitoulin du Nord-Est et les Îles (Autre)	100.000	N/A	0.000	N/A
Tehkummah	100.000	N/A	0.000	N/A
<u>Territoire non érigé en municipalité</u>				
Manitoulin Locality Education	100.000	N/A	0.000	N/A
DISTRICT DE NIPISSING				
Bonfield	59.585	18.450	3.667	18.298
Calvin	59.585	18.450	3.667	18.298
Chisholm	59.585	18.450	3.667	18.298
Ferris Est	59.585	18.450	3.667	18.298
Mattawa	59.585	18.450	3.667	18.298
Mattawan	59.585	18.450	3.667	18.298
North Bay	59.585	18.450	3.667	18.298
Papineau-Cameron	59.585	18.450	3.667	18.298
Algonquin Sud – Partie de Airy et Sabinet	35.652	64.348	N/A	0.000
Algonquin Sud – Partie de Dickens	37.975	62.025	0.000	0.000
Algonquin Sud – Partie de Murchison et Lyell	35.652	64.348	N/A	0.000
Temagami	44.314	13.732	3.593	38.361
Nipissing Ouest	59.585	18.450	3.667	18.298
<u>Territoires non érigés en municipalité</u>				
Conseils scolaires combinés de Nipissing	59.585	18.450	3.667	18.298
Conseil scolaire de Timiskaming	44.314	13.732	3.593	38.361
DISTRICT DE PARRY SOUND				
Armour	59.585	18.450	3.667	18.298
Burk's Falls	59.585	18.450	3.667	18.298
Callander	59.585	18.450	3.667	18.298
Carling	90.325	8.885	0.000	0.790
Joly	59.585	18.450	3.667	18.298
Kearney	59.585	18.450	3.667	18.298
Machar	59.585	18.450	3.667	18.298
Magnetawan – Croft, Spence	100.000	N/A	N/A	N/A

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
Magnetawan – Autre	59.585	18.450	3.667	18.298
McDougall	90.325	8.885	0.000	0.790
McKellar	90.325	8.885	0.000	0.790
McMurrich-Monteith	59.585	18.450	3.667	18.298
Nipissing	59.585	18.450	3.667	18.298
Parry Sound	90.325	8.885	0.000	0.790
Perry	59.585	18.450	3.667	18.298
Powassan	59.585	18.450	3.667	18.298
Rycerson	59.585	18.450	3.667	18.298
Seguin	90.325	8.885	0.000	0.790
South River	59.585	18.450	3.667	18.298
Strong	59.585	18.450	3.667	18.298
Sundridge	59.585	18.450	3.667	18.298
The Archipelago	100.000	N/A	0.000	N/A
Whitestone	100.000	N/A	0.000	N/A
<u>Territoires non érigés en municipalité</u>				
Conseil scolaire de Parry Sound Est	59.585	18.450	3.667	18.298
Conseil de secteur scolaire du canton de South River	59.585	18.450	3.667	18.298
Conseil scolaire de Parry Sound Ouest – Partie de Henvey et Walbridge	76.345	23.655	0.000	0.000
Conseil scolaire de Parry Sound Ouest – Autres cantons géographiques	100.000	N/A	0.000	N/A
DISTRICT DE RAINY RIVER				
Alberton	79.138	20.862	0.000	0.000
Atikokan	70.302	29.698	0.000	N/A
Chapple	79.138	20.862	0.000	0.000
Dawson	79.138	20.862	0.000	0.000
Emo	79.138	20.862	0.000	0.000
Fort Frances	79.138	20.862	0.000	0.000
La Vallée	79.138	20.862	0.000	0.000
Lac des Bois	79.138	20.862	0.000	0.000
Morley	79.138	20.862	0.000	0.000
Rainy River	79.138	20.862	0.000	0.000
<u>Territoires non organisés</u>				
Atikokan Locality Education	100.000	N/A	0.000	N/A
Fort Frances Rainy River Locality Education	79.138	20.862	0.000	0.000
Fort Frances Rainy River Locality Education – Nestor Falls TSA	79.138	20.862	0.000	0.000
DISTRICT DE SUDBURY				
Baldwin	66.260	19.977	2.149	11.614
Chapleau	59.990	30.446	2.394	7.170
Espanola	66.260	19.977	2.149	11.614
French River	49.423	24.205	6.508	19.864
Killarney	49.423	24.205	6.508	19.864
Markstay-Warren	49.423	24.205	6.508	19.864
Nairn et Hyman	66.260	19.977	2.149	11.614
Sables-Spanish Rivers	66.260	19.977	2.149	11.614
St. Charles	49.423	24.205	6.508	19.864
<u>Territoires non érigés en municipalité</u>				
Chapleau Locality Education	59.990	30.446	2.394	7.170
Espanola Locality Education	66.260	19.977	2.149	11.614
Foleyet DSA Locality Education	63.333	36.667	N/A	N/A
Gogama DSA Locality Education	17.857	82.143	N/A	N/A
Sudbury Locality Education	49.423	24.205	6.508	19.864
DISTRICT DE THUNDER BAY				
Conmee	58.298	40.475	0.000	1.227
Dorion	65.655	21.422	3.354	9.569
Gillies	58.298	40.475	0.000	1.227
Greenstone	65.655	21.422	3.354	9.569
Greenstone – Caramat	100.000	0.000	N/A	0.000
Greenstone – Nakina	79.347	20.653	N/A	0.000
Manitouowadgc	65.655	21.422	3.354	9.569
Marathon	65.655	21.422	3.354	9.569
Neebing	58.298	40.475	0.000	1.227
Nipigon	65.655	21.422	3.354	9.569

	<u>Conseil public de langue anglaise</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>
O'Connor	58.298	40.475	0.000	1.227
Oliver Paipoonge	58.298	40.475	0.000	1.227
Red Rock	65.655	21.422	3.354	9.569
Schreiber	65.655	21.422	3.354	9.569
Shuniah	58.298	40.475	0.000	1.227
Terrace Bay	65.655	21.422	3.354	9.569
Thunder Bay	58.298	40.475	0.000	1.227

Territoires non érigés en municipalité

Kashabowie DSA Locality Education	100.000	N/A	0.000	N/A
Kilkenny DSA Locality Education	100.000	N/A	0.000	N/A
Lake Superior Locality Education	65.655	21.422	3.354	9.569
Lakehead Locality Education	58.298	40.475	0.000	1.227
Nipigon Red Rock Locality Education	65.655	21.422	3.354	9.569

DISTRICT DE TIMISKAMING

Armstrong	44.314	13.732	3.593	38.361
Brethour	44.314	13.732	3.593	38.361
Casey	44.314	13.732	3.593	38.361
Chamberlain	44.314	13.732	3.593	38.361
Charlton et Dack	44.314	13.732	3.593	38.361
Cobalt	44.314	13.732	3.593	38.361
Coleman	44.314	13.732	3.593	38.361
Englehart	44.314	13.732	3.593	38.361
Evanturel	44.314	13.732	3.593	38.361
Gauthier	44.314	13.732	3.593	38.361
Harley	44.314	13.732	3.593	38.361
Harris	44.314	13.732	3.593	38.361
Hilliard	44.314	13.732	3.593	38.361
Hudson	44.314	13.732	3.593	38.361
James	44.314	13.732	3.593	38.361
Kerns	44.314	13.732	3.593	38.361
Kirkland Lake	44.314	13.732	3.593	38.361
Larder Lake	44.314	13.732	3.593	38.361
Latchford	44.314	13.732	3.593	38.361
Matachewan	44.314	13.732	3.593	38.361
McGarry	44.314	13.732	3.593	38.361
Temiskaming Shores	44.314	13.732	3.593	38.361
Thornloe	44.314	13.732	3.593	38.361

Territoires non érigés en municipalité

Kirkland Lake Locality Education	44.314	13.732	3.593	38.361
Timiskaming Locality Education	44.314	13.732	3.593	38.361

	<u>Conseil du secteur scolaire de district</u>	<u>Conseil catholique de langue anglaise</u>	<u>Conseil scolaire de district public de langue française</u>	<u>Conseil scolaire de district catholique de langue française</u>	<u>James Bay Lowlands Secondary School Board</u>
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DISTRICT DE COCHRANE

Moosonee	52.603	17.123	N/A	N/A	30.274
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**Conseil du secteur scolaire
de district**

Ilc Moose Factory	63.472	N/A	N/A	N/A	36.528
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**Conseil scolaire
protestant****COMTÉ DE SIMCOE**

Penetanguishene	16.383
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(141-G199F)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide “Procedures for Applying for Private Legislation”, may be obtained from the Legislative Assembly’s Internet site at <http://www.onla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Sheriff's Sale of Lands
Vente de biens-fonds par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court Of Justice Small Claims Court Orangeville, On Dated August 16, 2004, Court File Number (04-134), to me Directed, against the real and personal property of HOANG TRAN AKA SHAWN TRAN Defendant at The suit of THE TORONTO-DOMINION BANK, Plaintiff(s), I have seized and taken in execution all the Right, title, interest and equity of redemption of HOANG TRAN AKA SHAWN TRAN, Defendant(s) in and to:

PT LT 180 PLAN 43M-1187 DESIGNATED AS PARTS 12 AND 13
PLAN 7R-4741 TOWN OF ORANGEVILLE COUNTY OF DUFFERIN
T/W EASE OVER LT 175, PL 43M-1187 AS IN LTD5351; S/T EASE
IN FAVOUR OF PT LT 180, PL 43M-1187 DESAS PTS 10 & 11 7R4741
OVER PT LT 180, PL 43M-1187 DES AS PT 12 7R4741 AS IN
LTD30418; T/W EASE OVER PT LT 180 PL 43M-1187DES AS PT 11
7R4741 AS IN LTD30418; (S/T LTD256641; S/T RIGHT IN FAVOUR
OF 1102219 ONTARIO INC. FOR 2 YEARS FROM 00/10/02 OR
UNTIL THE COMPLETE OR FINAL ACCEPTANCE AND
ASSUMPTION BY THE MUNICIPALITY, WHICHEVER IS THE
LATER AS IN LTD30541

All of which said right, title, interest and equity of redemption of HOANG TRAN AKA SHAWN TRAN, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at Dufferin County Courthouse, 10 Louisa Street, Orangeville, Ontario L9W 3P9, on June 11, 2008 @ 10:00 am.

CONDITIONS:

The purchaser is to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s)

TERMS: Deposit 10% of bid price or \$ 1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full At: 10 Louisa Street Orangeville, Ontario L9W 3P9

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment
in full of purchase price

Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF
WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated: April 9, 2008

DEBBIE DUNN, SHERIFF
COUNTY OF DUFFERIN
10 LOUISA STREET
ORANGEVILLE, ONTARIO
L9W 3P9

"Pour des renseignements en Français appeler le (519) 942-2068 Ext. 304"

(141-P134)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF
THE TOWNSHIP OF GUELPH/ERAMOSA

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 11 June 2008, at the Municipal Building, P.O. Box 3000, 8348 Wellington County Road 124 (at Brucedale), Rockwood, Ontario N0B 2K0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Building, 8348 Wellington County Road 124 (at Bruccedale), Rockwood.

Description of Land(s):

Roll No. 23 11 000 008 07100 0000, 7244 Wellington Rd. 124, PIN 71251-0092(LT), PT LT C CON 2 DIVISION E GUELPH TOWNSHIP AS IN R0815613; S/T EXECUTION 01-00125, IF ENFORCEABLE; GUELPH-ERAMOSA. File 06-09.

Minimum Tender Amount: \$70,066.03

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. LAURA SMITH, AMCT
Manager of Revenue
The Corporation of the
Township of Guelph/Eramosa
P.O. Box 3000
8348 Wellington County Road 124 (at Bruccedale)
Rockwood, Ontario N0B 2K0
(519) 856-9951
www.get.on.ca

(141-P135)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF GREY HIGHLANDS

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 04 June 2008, at the Municipal Office, P.O. Box 409, 206 Toronto St. S., Unit 1, Markdale, Ontario N0C 1H0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 206 Toronto St. S., Unit 1, Markdale.

Description of Land(s):

Roll No. 42 08 140 005 08300 0000, 409197 Grey Rd. 4, Lot 25, Concession 7, Geographic Township of Osprey, Municipality of Grey Highlands, County of Grey (No. 16), As in Instrument No. 382080, Subject to an Easement in favour of the Bell Telephone Company of Canada registered as Number 72945 over the lands designated as Part 13, Reference Plan 17R-219. File 06-03.

Minimum Tender Amount: \$20,913.62

Roll No. 42 08 180 004 08300 0000, 135 Bell St., Firstly: Part of Lot 149, Concession 3, SWTSR, Designated as Part 1, Plan 16R7036, Formerly the Township of Artemesia, Now the Municipality of Grey Highlands, County of Grey (No. 16), Secondly: Lot 'B', Plan 17, Save & Except the SLY 125 Ft thereof as previously described in Deed No. 107433, Formerly the Township of Artemesia, Now the Municipality of Grey Highlands, County of Grey (No. 16), As described in Instrument No. 486446. File 06-08.

Minimum Tender Amount: \$16,982.29

Roll No. 42 08 180 004 12310 0000, 113689 Grey Road 14, Part of Lot 21, Concession 2, North of Durham Road, Formerly the Township of Artemesia, Now the Township of Grey Highlands, County of Grey (No. 16), As described in Instrument No. 158045. File 06-09.

Minimum Tender Amount: \$14,819.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. DONNA FITZSIMMONS
Tax Collector
The Corporation of the
Municipality of Grey Highlands
P.O. Box 409
206 Toronto St. S., Unit 1
Markdale, Ontario N0C 1H0
(519) 986-2811 Ext. 223
www.greyhighlands.ca

(141-P136)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE UNITED TOWNSHIPS OF DYSART, DUDLEY, HAR COURT, GUILFORD, HARBURN, BRUTON, HAVELOCK, EYRE AND CLYDE

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 04 June 2008, at the Municipal Office, 135 Maple Avenue, P.O. Box 389, Haliburton, Ontario K0M 1S0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 135 Maple Avenue, Haliburton.

Description of Land(s):

Roll No. 46 24 010 000 09300 0000, PIN 39171-0213(LT) Part Lot 6, Concession 2, Geographic Township of Dysart, In the Municipality of Dysart et al, County of Haliburton (No. 19), Being the Lands in Instrument No. 170191. File 05-01

Minimum Tender Amount: \$32,410.82

Roll No. 46 24 020 000 21600 0000, 1036 Snowshoe Rd., Lot 61, Plan 482, Geographic Township of Dudley, In the Municipality of Dysart et al, County of Haliburton (No. 19), Subject to Easement and Restriction in Instrument No. 72126. File 06-08

Minimum Tender Amount: \$9,680.96

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MS. FAY BROWN, A.M.C.T.
Treasurer
The Corporation of the
United Townships of Dysart et al
135 Maple Avenue,
P.O. Box 389
Haliburton, Ontario K0M 1S0
(705) 457-1740 Ext. 23
www.dysartetal.ca
fbrown@dysartetal.ca

(141-P137)

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. JEAN MCNAMEE
Deputy Treasurer
The Corporation of the
Municipality of Red Lake
Municipal Office
P.O. Box 1000 - 2 Fifth Street
Balmertown, Ontario P0V 1C0
(807) 735-2096 Ext. 231
www.red-lake.com

(141-P138)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF RED LAKE

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 28 May 2008, at the Red Lake Municipal Office, P.O. Box 1000, 2 Fifth Street, Balmertown, Ontario P0V 1C0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Red Lake Municipal Office, 2 Fifth Street, Balmertown.

Description of Land(s):

Roll No. 60 41 410 002 15000 0000, 36 Blende St., PIN 42009-0415(LT), PCL 3625 SEC DPF; LT 197 PL M355 EXCEPTING THEREOUT AND THEREFROM ALL ORES, MINES OR MINERALS WHICH ARE OR SHALL HEREAFTER BE FOUND ON OR UNDER SAID LANDS; RED LAKE. File 06-02.

Minimum Tender Amount: \$ 12,959.79

Roll No. 60 41 440 001 00400 0000, 1510 Hwy 125, PIN 42012-0343(LT), PCL 6334 SEC DPF SRO; PT MINING CLAIM KRL20840 BALMER PT 4, 23R5055; RED LAKE. File 06-10.

Minimum Tender Amount: \$ 7,917.09

Roll No. 60 41 440 001 28800 0000, 26 McNeely Rd., PIN 42012-0910(LT), PCL 5828 SEC DPF SRO; PT MINING CLAIM KRL20255 BALMER PT 14, 23R4691; RED LAKE. File 06-16.

Minimum Tender Amount: \$ 69,914.06

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—05—10

ONTARIO REGULATION 100/08

made under the

LAND REGISTRATION REFORM ACT

Made: February 5, 2008

Filed: April 21, 2008

Published on e-Laws: April 21, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 16/99

(Automated System)

Note: Ontario Regulation 16/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The Table to subsection 3 (1) of Ontario Regulation 16/99 is amended by striking out the following item:

Column 1	Column 2
Bruce (No. 3)	November 27, 2006

(2) The Table to subsection 3 (2) of the Regulation is amended by adding the following item:

Column 1	Column 2
Bruce (No. 3)	April 21, 2008

Made by:

TED McMEEKIN
Minister of Government and Consumer Services

Date made: February 5, 2008.

19/08

ONTARIO REGULATION 101/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 16, 2008

Filed: April 21, 2008

Published on e-Laws: April 22, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 341/94

(Driver Licence Examinations)

Note: Ontario Regulation 341/94 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 341/94 is amended by adding the following section:

2.1 An applicant for a Class A driver's licence shall be issued a Class A driver's licence subject to the condition described in section 3 of Ontario Regulation 340/94 (Drivers' Licences) made under the Act if,

- (a) subsection 2 (1) or (2) of this Regulation applies to the applicant; and
- (b) the applicant previously held a Class A driver's licence issued by Ontario and the last such Class A driver's licence held by the applicant was subject to that condition.

2. This Regulation comes into force on the later of June 16, 2008 and the day this Regulation is filed.

19/08

ONTARIO REGULATION 102/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 16, 2008

Filed: April 21, 2008

Published on e-Laws: April 22, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending Reg. 574 of R.R.O. 1990

(Appeals)

Note: Regulation 574 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 574 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. In this Regulation,

“Board” means the Licence Appeal Tribunal.

1.1 A decision made by the Minister under subclause 32 (5) (b) (i) of the Act is prescribed as a kind of decision a person may appeal under section 50 of the Act.

2. This Regulation comes into force on the later of June 16, 2008 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 102/08

pris en application du

CODE DE LA ROUTE

pris le 16 avril 2008

déposé le 21 avril 2008

publié sur le site Lois-en-ligne le 22 avril 2008

imprimé dans la *Gazette de l'Ontario* le 10 mai 2008

modifiant le Règl. 574 des R.R.O. de 1990

(Appels)

Remarque : Le Règlement 574 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement 574 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

1. La définition qui suit s'applique au présent règlement.

«Commission» Le Tribunal d'appel en matière de permis.

1.1 La décision que prend le ministre en vertu du sous-alinéa 32 (5) b) (i) du Code est prescrite comme genre de décision dont une personne peut interjeter appel en vertu de l'article 50 du Code.

2. Le présent règlement entre en vigueur le dernier en date du 16 juin 2008 et du jour de son dépôt.

19/08

ONTARIO REGULATION 103/08

made under the

EDUCATION ACT

Made: April 21, 2008

Filed: April 22, 2008

Published on e-Laws: April 23, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 400/98

(Tax Matters — Tax Rates for School Purposes)

Note: Ontario Regulation 400/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 5 of subsection 1 (1) of Ontario Regulation 400/98 is amended by striking out “and 2007” and substituting “2007 and 2008”.

(2) Subsection 1 (5) of the Regulation is amended by striking out “and 2007” and substituting “2007 and 2008”.

2. Subsection 2 (8) of the Regulation is amended by striking out “2007” and substituting “2008”.

3. Paragraph 8 of subsection 3 (2) of the Regulation is revoked and the following substituted:

8. For 2008, Table 20.

4. (1) Subsection 9 (8.1) of the Regulation is amended by striking out “2007” in the portion before paragraph 1 and substituting “2008”.

(2) Section 9 of the Regulation is amended by adding the following subsections:

(8.2) Despite subsection (8.1), if a municipality set out in Table 18 passes a by-law opting to have one or more of the optional property classes in the commercial classes apply, for 2008, the annual tax rate for school purposes for the purposes of section 257.7 of the Act for the municipality are the following rates for the following classes of property:

1. For the office building property class, the annual tax rate is the rate in the column entitled “Office Building Property Class” in the Table set out opposite the name of the municipality.
2. For the shopping centre property class, the annual tax rate is the rate in the column entitled “Shopping Centre Property Class” in the Table set out opposite the name of the municipality.
3. For the parking lots and vacant land property class, the annual tax rate is the rate in the column entitled “Parking Lots and Vacant Land Property Class” in the Table set out opposite the name of the municipality.
4. For the resort condominium property class, the annual tax rate is the rate set out in subsection 1 (1) for residential property.
5. For the commercial class and all optional classes set out in the Table for which there is no rate set out in the column, the annual tax rate is the rate in the column entitled “Commercial Property Class” in the Table set out opposite the name of the municipality.

(8.3) Despite subsection (8.1), if a municipality set out in Table 19 passes a by-law opting to have the large industrial class apply, for 2008, the annual tax rate for school purposes for the purposes of section 257.7 of the Act for the municipality are the following rates for the following classes of property:

1. For the large industrial property class, the annual tax rate is the rate in the column entitled “Large Industrial Property Class” in the Table set out opposite the name of the municipality.
2. For the industrial class, the annual tax rate is the rate in the column entitled “Industrial Property Class” in the Table set out opposite the name of the municipality.

(3) Subsections 9 (9), (9.1), (10), (11) and (12) of the Regulation are revoked.

5. Section 9.1 of the Regulation is revoked.

6. Section 10 of the Regulation is revoked.

7. Paragraph 2 of section 13 of the Regulation is revoked.

8. Table 17 of the Regulation is revoked and the following substituted:

TABLE 17
TAX RATES FOR BUSINESS PROPERTIES IN MUNICIPALITIES FOR 2008

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Alberton, Township of	0.00997035	0.00748460	0.02750000
Armour, Township of	0.00883696	0.00383224	0.00692227
Armstrong, Township of	0.01728922	0.01927803	0.01241394
Assiginack, Township of	0.01142233	0.00858747	
Atikokan, Township of	0.01655947	0.02396881	0.02750000
Baldwin, Township of	0.01317725	0.00596684	0.01163148
Barrie Island, Township of	0.00611094	0.01018575	
Barrie, City of	0.01558187	0.01634457	0.01295356
Belleville, City of	0.02123338	0.02380145	0.01605752
Billings, Township of	0.00896684	0.01426662	
Black River-Matheson, Township of	0.02238038	0.01964049	0.01020621
Blind River, Town of	0.02030558	0.01683678	0.02213933
Bonfield, Township of	0.01327791	0.01455214	0.00826202
Brant, County of	0.01856246	0.02615165	0.01934088
Brantford, City of	0.02015164	0.02796779	0.01611911
Brethour, Township of	0.01082192		0.02750000
Brockville, City of	0.02237747	0.02272573	0.01600506
Bruce, County of	0.01385620	0.02148133	0.01140825
Bruce Mines, Town of	0.01321101	0.01760924	0.00769774
Burk's Falls, Village of	0.01255810	0.01637156	0.01194827
Burpee and Mills, Township of	0.00675657		
Callander, Municipality of	0.01501980	0.01615156	0.01204943
Calvin, Township of	0.00662340	0.01758913	0.01167556
Carling, Township of	0.00641167	0.01014235	
Casey, Township of	0.01113605	0.02750000	
Central Manitoulin, Township of	0.00918382	0.01127311	
Chamberlain, Township of	0.00425779	0.00522605	0.01217728
Chapleau, Township of	0.01504108	0.01403516	
Chapple, Township of	0.00656732	0.00752392	0.02750000
Charlton and Dack, Municipality of	0.01579023	0.01597576	0.01186225
Chatham-Kent, Municipality of	0.01954309	0.02835033	0.01739021
Chisholm, Township of	0.00906364	0.00469440	
Cobalt, Town of	0.02350000		0.01434623
Cochrane, Town of	0.02149635	0.01344791	0.00956148
Cockburn Island, Township of			
Coleman, Township of	0.01909195	0.02750000	0.01319116
Conmee, Township of	0.01346762	0.01313154	
Cornwall, City of	0.02404563	0.02922061	0.01830846
Dawson, Township of	0.02350000	0.00843102	0.02750000
Dorion, Township of	0.02350000		0.02750000
Dryden, City of	0.01611608	0.02750000	0.01533603
Dubreuilville, Township of	0.01967794	0.02626635	
Dufferin, County of	0.01377850	0.02263342	0.01003718
Durham, Region of	0.01487553	0.01961500	0.01586577
Ear Falls, Township of	0.02037112	0.02750000	0.02673107
East Ferris, Township of	0.01019350	0.01323519	0.01964358
Elgin, County of	0.01440427	0.03000000	0.01213438

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Elliot Lake, City of	0.02350000	0.02750000	0.00998754
Emo, Township of	0.01425849	0.01929798	0.02750000
Englehart, Town of	0.01686370	0.02386642	0.01958947
Espanola, Town of	0.01978932	0.02750000	0.01826073
Essex, County of	0.01541255	0.02478905	0.01935266
Evanturel, Township of	0.01305448	0.01035350	0.01324158
Fauquier-Strickland, Township of	0.01704849	0.01300856	0.00833858
Fort Frances, Town of	0.02350000	0.02180972	0.02099148
French River, Municipality of	0.01536043	0.01951066	
Frontenac, County of	0.01833581	0.02135579	
Gananoque, Separated Town of	0.02069057	0.02790892	0.01440965
Gauthier, Township of	0.01317948	0.01036665	
Gillies, Township of	0.01499333	0.01078387	
Gordon, Township of	0.01356845	0.00648623	
Gore Bay, Town of	0.01412498	0.00973844	
Greenstone, Municipality of	0.01482087	0.02250069	0.00374702
Grey, County of	0.01849190	0.02649556	0.01583249
Guelph, City of	0.01922244	0.02600416	0.02230980
Haldimand, County of	0.01822078	0.02555120	0.01942954
Haliburton, County of	0.01274688	0.01277204	
Halton, Region of	0.01374657	0.01923028	0.01402694
Hamilton, City of	0.01782538	0.01782538	0.01440769
Harley, Township of	0.01517404	0.02591980	
Harris, Township of	0.01713718	0.01219403	0.01293067
Hastings, County of	0.01180940	0.01477738	0.01265321
Hearst, Town of	0.01140754	0.01602219	0.00878308
Hilliard, Township of	0.01600000		0.02750000
Hilton Beach, Village of	0.01279747	0.01396500	
Hilton, Township of	0.01147741	0.00374522	
Hornepayne, Township of	0.01324204	0.01556541	
Hudson, Township of	0.01748548	0.01272845	0.00695719
Huron, County of	0.01237468	0.01428246	0.00517095
Huron Shores, Municipality of	0.01876462	0.01365684	0.01435166
Ignace, Township of	0.01602884	0.01136657	0.01226209
Iroquois Falls, Town of	0.02093199	0.02727760	0.00982455
James, Township of	0.02350000	0.01625375	
Jocelyn, Township of	0.01247232	0.00918098	
Johnson, Township of	0.01410888		0.00866607
Joly, Township of	0.01216388	0.01600000	
Kapuskasing, Town of	0.02135857	0.02750000	0.00957759
Kawartha Lakes, City of	0.01558070	0.02278500	0.02094968
Kearney, Town of	0.00861678	0.00787688	
Kenora, City of	0.01806418	0.02750000	0.01260183
Kerns, Township of	0.00862159		0.01042628
Killarney, Municipality of	0.00841095	0.01363752	
Kingston, City of	0.01973086	0.02654802	0.01788121
Kirkland Lake, Town of	0.02350000	0.02350287	0.01239079
La Vallee, Township of	0.01201546	0.01692656	0.02750000
Laird, Township of	0.01448083	0.00862662	
Lake of The Woods, Township of	0.01309458		
Lambton, County of	0.01892412	0.02874024	0.01470690
Lanark, County of	0.01694267	0.02815510	0.01980737
Larder Lake, Township of	0.01853097	0.01211063	
Latchford, Town of	0.02350000	0.01600000	0.01657184
Leeds and Grenville, County of	0.01661569	0.03000000	0.01897019
Lennox and Addington, County of	0.01923637	0.03000000	0.01545450
London, City of	0.02422537	0.02853974	0.01985488
Macdonald, Meredith and Aberdeen, Additional, Township of	0.01366180	0.01161570	0.01206539

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Machar, Township of	0.01100492	0.00505559	0.00809081
Machin, Township of	0.01305847	0.00693647	0.01639605
Magnetawan, Municipality of	0.00903943	0.00719965	
Manitouwadge, Township of	0.02350000	0.02750000	
Marathon, Town of	0.02073289	0.02032768	
Markstay-Warren, Municipality of	0.01233759	0.00869094	0.02750000
Matachewan, Township of	0.02064990	0.02750000	
Mattawa, Town of	0.01449790	0.02257058	0.01306535
Mattawan, Township of	0.01967794		0.02561689
Mattice-Val Cote, Township of	0.01725425	0.02744549	0.00511370
McDougall, Township of	0.00792463	0.01746657	
McGarry, Township of	0.01537909	0.00400204	
McKellar, Township of	0.00848906	0.01042543	
McMurrich/Monteith, Township of	0.01187672	0.00390740	0.00123907
Middlesex, County of	0.01618295	0.02259521	0.01671949
Moonbeam, Township of	0.02350000	0.01422329	0.01304074
Moosonee, Town of	0.00768391	0.01452463	
Morley, Township of	0.01294758	0.00474741	0.02750000
Muskoka, District of	0.00791029	0.00971467	0.00534930
Nairn and Hyman, Township of	0.02216971	0.02563381	0.02750000
Neebing, Municipality of	0.00567111		0.02750000
Niagara, Region of	0.01592891	0.02566768	0.01532030
Nipigon, Township of	0.02350000	0.01603100	0.01817905
Nipissing, Township of	0.01216945	0.00242176	
Norfolk, County of	0.01929081	0.02609214	0.01785528
North Bay, City of	0.02237236	0.01859127	0.01289792
Northeastern Manitoulin and the Islands, Town of	0.01135424	0.01293836	
Northumberland, County of	0.01960491	0.03000000	0.01639394
O'Connor, Township of	0.01307607	0.01064871	
Oliver and Paipoonge, Township of	0.01844475	0.02750000	0.01773225
Opasatika, Township of	0.01309338	0.01461796	0.00639791
Orillia, City of	0.01706331	0.02053234	0.02422297
Ottawa, City of	0.01804184	0.02140489	0.01720286
Oxford, County of	0.02050838	0.02900428	0.01295267
Papineau-Cameron, Township of	0.01062388	0.01680589	0.00708660
Parry Sound, Town of	0.00904170	0.00769393	0.01417599
Peel, Region of	0.01553938	0.01777496	0.01616513
Pelee, Township of	0.01475949	0.01308286	
Pembroke, City of	0.02102293	0.02936287	0.01190104
Perry, Township of	0.01092183	0.00791968	0.00793242
Perth, County of	0.01473139	0.02238473	0.01801792
Peterborough, City of	0.01952795	0.02863185	0.01431035
Peterborough, County of	0.01437790	0.02326940	0.01358805
Pickle Lake, Township of	0.00647481	0.00113176	
Plummer, Additional, Township of	0.01218712	0.01671594	0.00997801
Powassan, Municipality of	0.01097084	0.01285461	0.01052330
Prescott and Russell, County of	0.01626539	0.02520084	0.01336388
Prescott, Separate Town of	0.01826007	0.02939997	0.01545734
Prince, Township of	0.01761197	0.01505653	
Prince Edward, County of	0.00935868	0.02040029	0.00621599
Quinte West, City of	0.01886751	0.02481479	0.01565232
Rainy River, Town of	0.01976921	0.02032768	0.02709124
Red Lake, Municipality of	0.02086026	0.02750000	
Red Rock, Township of	0.01758092	0.02750000	0.01475050
Renfrew, County of	0.01793299	0.02869205	0.01426809
Ryerson, Township of	0.00934511	0.01172390	
Sable-Spanish Rivers, Township of	0.01643248	0.01252909	
Sault Ste. Marie, City of	0.02067793	0.02750000	0.01733837

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Schreiber, Township of	0.02350000		
Seguin, Township of	0.00711588	0.01293642	0.01285867
Shedden, Township of	0.01718008	0.01683057	
Shuniah, Township of	0.02350000	0.02750000	0.02750000
Simcoe, County of	0.01588125	0.02440180	0.01743895
Sioux Lookout, Municipality of	0.01549601	0.02750000	
Sioux Narrows-Nestors Falls, Township of	0.01307030	0.00857679	
Smiths Falls, Separated Town of	0.02162778	0.02686951	0.01606880
Smooth Rock Falls, Town of	0.02216986	0.02507510	0.01199524
South Algonquin, Township of	0.00600649	0.00854847	
South River, Village of	0.01133393	0.00780996	0.00458991
St. Joseph, Township of	0.00891436	0.01100555	
St. Marys, Separated Town of	0.01374948	0.02486552	0.01623295
St. Thomas, City of	0.01960690	0.02983262	0.01052247
St. Charles, Municipality of	0.00727572		0.02750000
Stormont, Dundas and Glengarry, County of	0.02022403	0.02879631	0.01411235
Stratford, City of	0.02269629	0.02940764	0.01404183
Strong, Township of	0.00884516	0.01234105	0.00748353
Sudbury, City of Greater	0.01976364	0.02750000	0.01558012
Sundridge, Village of	0.01074282	0.00972211	0.00792298
Tarbutt and Tarbutt, Additional, Township of	0.01320598	0.01645458	
Tehkummah, Township of	0.01180486	0.01063354	
Temagami, Municipality of	0.01968336	0.02750000	0.01165876
Temiskaming Shores, Town of	0.02350000	0.02235210	0.01000239
Terrace Bay, Township of	0.01987458	0.02750000	
The Archipelago, Township of	0.00754526	0.00929742	
The North Shore, Township of	0.02350000	0.01987148	
Thessalon, Town of	0.01442528	0.01482585	0.00764095
Thornloe, Village of	0.01109019	0.01896522	
Thunder Bay, City of	0.02350000	0.02750000	0.02389562
Timmins, City of	0.01867458	0.02750000	0.02226198
Toronto, City of	0.01968305	0.02050709	0.01798584
Val Rita-Harty, Township of	0.01930865	0.02032768	0.00827691
Waterloo, Region of	0.02032664	0.02596552	0.01307800
Wawa, Township of	0.02208319	0.01743967	
Wellington, County of	0.01319713	0.02350508	0.02014480
West Nipissing, Municipality of	0.01366638	0.01795688	0.02108470
White River, Township of	0.02350000	0.01846754	
Whitestone, Municipality of	0.00790551	0.00722464	
Windsor, City of	0.01800656	0.02859302	0.01859371
York, Region of	0.01492897	0.01656911	0.01752935

9. Table 18 of the Regulation is revoked and the following substituted:

TABLE 18

TAX RATES FOR BUSINESS PROPERTIES IN MUNICIPALITIES WITH OPTIONAL COMMERCIAL CLASSES FOR 2008

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value			
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class
Chatham-Kent, Municipality of	0.01942067	0.01571102	0.02241606	0.01304611
Espanola, Town of	0.01930410		0.02688826	
Essex, County of	0.01533367	0.01668541	0.01670548	0.00805601
Hamilton, City of	0.01782538	0.01782538	0.01782538	0.01782538
Kenora, City of	0.01762489	0.02129849	0.02504049	0.01460475

Municipality	Tax Rate — Expressed as a Fraction of Assessed Value			
	Commercial Property Class	Office Building Property Class	Shopping Centre Property Class	Parking Lots and Vacant Land Property Class
Lambton, County of	0.01837370	0.01734268	0.02352766	0.01236087
Lennox and Addington, County of	0.01902239	0.03855853	0.02471260	0.01157514
Marathon, Town of	0.02063712			0.01788165
Ottawa, City of	0.01744678	0.02107769	0.01453981	0.01145315
Owen Sound, City of	0.01827520	0.01632756	0.01982189	0.00913947
Sault Ste. Marie, City of	0.02029036	0.02963508	0.02153955	0.01507534
Smooth Rock Falls, Town of	0.02211650			0.02153629
Windsor, City of	0.01801653	0.01831864	0.01849936	0.00951118

10. The Regulation is amended by adding the following Tables:

TABLE 19

TAX RATES FOR BUSINESS PROPERTIES IN MUNICIPALITIES WITH OPTIONAL INDUSTRIAL CLASSES FOR 2008

Municipality	Tax Rate -- Expressed as a Fraction of Assessed Value	
	Industrial Property Class	Large Industrial Property Class
Atikokan, Township of	0.01670866	0.02715539
Chatham-Kent, Municipality of	0.02624006	0.03153653
Dryden, City of	0.01698200	0.02812692
Dubreuilville, Township of	0.02020841	0.02638590
Elgin, County of	0.02565670	0.03265229
Espanola, Town of	0.01796322	0.02810903
Essex, County of	0.02251605	0.03113532
Fort Frances, Town of	0.01278696	0.02319821
Hamilton, City of	0.01782538	0.01782538
Hearst, Town of	0.01461959	0.01718669
Iroquois Falls, Town of	0.01507678	0.02895884
James, Township of	0.01600212	0.01625489
Kapuskasing, Town of	0.01707951	0.02919990
Kenora, City of	0.02182089	0.02838305
Lambton, County of	0.02294045	0.03365013
Leeds and Grenville, County of	0.02368393	0.03665557
Lennox and Addington, County of	0.02528338	0.03180812
Ottawa, City of	0.02294841	0.01970680
Owen Sound, City of	0.01777730	0.03068515
Powassan, Municipality of	0.01222387	0.01557899
Prescott and Russell, County of	0.02315882	0.03112013
Quinte West, City of	0.02442555	0.02611017
Red Lake, Municipality of	0.02652278	0.02764388
Renfrew, County of	0.02590981	0.03232432
Sault Ste. Marie, City of	0.02050528	0.02921839
Smooth Rock Falls, Town of	0.01843407	0.02518485
St. Thomas, City of	0.02606948	0.03132686
Stormont, Dundas and Glengarry, County of	0.02284694	0.04587524
Sudbury, City of Greater	0.02548443	0.02888524
Thessalon, Town of	0.00966169	0.01616874
Thunder Bay, City of	0.02581413	0.02791219
Timmins, City of	0.02300263	0.02863212
Windsor, City of	0.02405965	0.03214507

TABLE 20

TAX RATES FOR BUSINESS PROPERTIES IN UNATTACHED UNORGANIZED TERRITORIES FOR 2008

Territory	Tax Rate — Expressed as a Fraction of Assessed Value		
	Commercial Property Class	Industrial Property Class	Pipeline Property Class
Nipissing, District of			
Timiskaming Board of Education	0.01181962		0.01370354
Nipissing Combined School Boards	0.01190746	0.01546860	0.02517701
Parry Sound, District of			
South River Township School Authority	0.00976150		
West Parry Sound Board of Education	0.00790556	0.00649560	
East Parry Sound Board of Education	0.01209861	0.02087477	0.01214080
Manitoulin, District of			
Manitoulin Locality Education	0.01104099	0.00983112	
Sudbury, District of			
Sudbury Locality Education	0.01755630	0.02154608	
Espanola Locality Education	0.01388405	0.00712941	
Chapleau Locality Education	0.00964396	0.01275100	
Foleyet DSA Locality Education	0.01048025		
Gogama DSA Locality Education	0.00819532		
Asquith Garvey DSA Locality Education	0.00551335	0.01489127	
Missarenda DSA Locality Education	0.00594083	0.00306706	
Timiskaming, District of			
Kirkland Lake Locality Education	0.02155305	0.02750000	0.01713291
Timiskaming Locality Education	0.02280485	0.02750000	0.01649891
Cochrane, District of			
Hearst Locality Education	0.00972236	0.00900163	0.00631502
Kap SRF and District Locality Education	0.01794789	0.00416188	0.00830429
Cochrane-Iroquois Falls Locality Education	0.01289745	0.02032768	0.00863516
James Bay Lowlands Locality Education	0.02073339		
Algoma, District of			
Sault Ste. Marie Locality Education	0.02350000	0.02570715	0.01540873
Thunder Bay, District of			
Allanwater DSA Locality Education	0.00058935		
Nipigon Red Rock Locality Education	0.00369409		0.01832703
Lake Superior Locality Education	0.02350000	0.01915681	
Lakehead Locality Education	0.01799008	0.02750000	0.02653731
Auden DSA Locality Education	0.00580102		
Ferland DSA Locality Education	0.00708982		
Armstrong DSA Locality Education	0.00689808		
Savant Lake DSA Locality Education	0.00627864		
Upsala DSA Locality Education	0.00670301	0.00439392	0.00329879
Rainy River, District of			
Fort Frances/Rainy River Locality Education (assessment roll numbers beginning with "5902")	0.00937141	0.01327601	
Fort Frances/Rainy River Locality Education (assessment roll numbers beginning with "5903")	0.00787297	0.00939845	
Mine Centre DSA Locality Education	0.00345772	0.00243272	
Atikokan Locality Education	0.01907756	0.02750000	0.02750000
Kenora, District of			
Summer Beaver DSA Locality Education	0.00153702		
Kenora Locality Education	0.01881229	0.01481015	0.02369086
Dryden Locality Education (assessment roll numbers beginning with "6060")	0.01124528	0.01420203	0.01804765
Keewatin-Patricia District Locality Education	0.01071408		
Dryden Locality Education (assessment roll numbers beginning with "6093")	0.01657496		0.01638425
Red Lake Locality Education	0.01151189	0.01634337	0.01825955
Dryden Locality Education (assessment roll numbers beginning with "6096")	0.01320394	0.00903887	0.01993497
Sturgeon Lake Locality Education	0.00568333		

11. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 21, 2008.

19/08

ONTARIO REGULATION 104/08

made under the

PROVINCIAL LAND TAX ACT

Made: April 21, 2008

Filed: April 22, 2008

Published on e-Laws: April 23, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 439/98

(Tax Rates under Section 21.1 of the Act)

Note: Ontario Regulation 439/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 6 (1) of Ontario Regulation 439/98 is amended by striking out “and 2007” and substituting “2007 and 2008”.

(2) Subsection 6 (2) of the Regulation is amended by striking out “and 2007” and substituting “2007 and 2008”.

2. The heading to Table 5 of the Regulation is amended by striking out “AND 2007” and substituting “2007 AND 2008”.

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 21, 2008.

19/08

ONTARIO REGULATION 105/08

made under the

MUNICIPAL ACT, 2001

Made: April 21, 2008

Filed: April 22, 2008

Published on e-Laws: April 23, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 73/03

(Tax Matters — Special Tax Rates and Limits, 2003 and Later Years)

Note: Ontario Regulation 73/03 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 3 (3.1) of Ontario Regulation 73/03 is amended by striking out “or 2007” and substituting “2007 or 2008”.

2. Subsection 22 (3) of the Regulation is revoked and the following substituted:

(3) None of the following is eligible property for the purposes of section 331 of the Act:

1. Property that has been reclassified, if the property was subject to Part IX of the Act before the change in classification.
2. A severed parcel that is described in subsection 26 (2), (3) or (4).
3. A severed parcel that fails to satisfy the minimum size requirements for development under the relevant municipal zoning by-law.

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 21, 2008.

19/08

ONTARIO REGULATION 106/08

made under the

CITY OF TORONTO ACT, 2006

Made: April 21, 2008

Filed: April 22, 2008

Published on e-Laws: April 23, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 121/07

(Traditional Municipal Taxes, Limits and Collection)

Note: Ontario Regulation 121/07 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 3 (4) of Ontario Regulation 121/07 is amended by striking out “2007” and substituting “2007 or 2008”.

2. Subsection 35 (3) of the Regulation is revoked and the following substituted:

(3) None of the following is eligible property for the purposes of section 294 of the Act:

1. Property that has been reclassified, if the property was subject to Part XII of the Act before the change in classification.
2. A severed parcel that is described in subsection 23 (2), (3) or (4).
3. A severed parcel that fails to satisfy the minimum size requirements for development under the relevant municipal zoning by-law.

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: April 21, 2008.

19/08

ONTARIO REGULATION 107/08

made under the

EDUCATION ACT

Made: April 16, 2008

Filed: April 23, 2008

Published on e-Laws: April 24, 2008

Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 486/01

(Continuation, Areas of Jurisdiction and Names of District School Boards)

Note: Ontario Regulation 486/01 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 486/01 is amended by adding the following definition:

“Ontario Regulation 185/97” means Ontario Regulation 185/97 as it read immediately before it was revoked; (“Règlement de l’Ontario 185/97”)

2. Section 3 of the Regulation is amended by striking out “of the Schedule” and substituting “of Schedule 1”.

3. Section 6 of the Regulation is amended by striking out “of the Schedule” and substituting “of Schedule 1”.

4. Paragraph 12 of section 7 of the Regulation is amended by striking out “English-language Separate District School Board No. 38” in the portion before subparagraph i and substituting “London District Catholic School Board”.

5. Section 9 of the Regulation is amended by striking out “of the Schedule” and substituting “of Schedule 1”.

6. Paragraph 4 of section 10 of the Regulation is amended by striking out “Conseil de district des écoles publiques de langue française n° 59” in the portion before subparagraph i and substituting “Conseil des écoles publiques de l’Est de l’Ontario”.

7. Section 12 of the Regulation is amended by striking out “of the Schedule” and substituting “of Schedule 1”.

8. Section 14 of the Regulation is revoked and the following substituted:

APPLICATION AND INTERPRETATION

References to old names

14. (1) A reference to a district school board using the name listed in Column 1 of Schedule 1 or 2 shall be construed as if it were a reference to the district school board using the name listed opposite in Column 2 of that Schedule.

(2) Subsection (1) applies to a reference in any document of legal effect made before the date listed in Column 3 of Schedule 1 or 2, as the case may be.

(3) For the purposes of subsection (2), a document includes but is not limited to a regulation, directive, order or agreement.

9. The Schedule to the Regulation is revoked.

10. The Regulation is amended by adding the following Schedules:

SCHEDULE 1
OLD NAMES ESTABLISHED BY ONTARIO REGULATION 185/97

Item	Column 1 Old Name	Column 2 New Name	Column 3 Date
1.	English-language Public District School Board No. 1	District School Board Ontario North East	January 1, 1999
2.	English-language Public District School Board No. 2	Algoma District School Board	January 1, 1999
3.	English-language Public District School Board No. 3	Rainbow District School Board	January 1, 1999
4.	English-language Public District School Board No. 4	Near North District School Board	January 1, 1999
5.	English-language Public District School Board No. 5A	Keewatin-Patricia District School Board	January 1, 1999
6.	English-language Public District School Board No. 5B	Rainy River District School Board	January 1, 1999
7.	English-language Public District School Board No. 6A	Lakehead District School Board	January 1, 1999
8.	English-language Public District School Board No. 6B	Superior-Greenstone District School Board	January 1, 1999
9.	English-language Public District School Board No. 7	Bluewater District School Board	January 1, 1999
10.	English-language Public District School Board No. 8	Avon Maitland District School Board	January 1, 1999
11.	English-language Public District School Board No. 9	Greater Essex County District School Board	January 1, 1999
12.	English-language Public District School Board No. 10	Lambton Kent District School Board	January 1, 1999
13.	English-language Public District School Board No. 11	Thames Valley District School Board	January 1, 1999
14.	English-language Public District School Board No. 12	Toronto District School Board	January 1, 1999
15.	English-language Public District School Board No. 13	Durham District School Board	January 1, 1999
16.	English-language Public District School Board No. 14	Kawartha Pine Ridge District School Board	January 1, 1999
17.	English-language Public District School Board No. 15	Trillium Lakelands District School Board	January 1, 1999
18.	English-language Public District School Board No. 16	York Region District School Board	January 1, 1999
19.	English-language Public District School Board No. 17	Simcoe County District School Board	January 1, 1999
20.	English-language Public District School Board No. 18	Upper Grand District School Board	January 1, 1999
21.	English-language Public District School Board No. 19	Peel District School Board	January 1, 1999
22.	English-language Public District School Board No. 20	Halton District School Board	January 1, 1999
23.	English-language Public District School Board No. 21	Hamilton-Wentworth District School Board	January 1, 1999
24.	English-language Public District School Board No. 22	District School Board of Niagara	January 1, 1999
25.	English-language Public District School Board No. 23	Grand Erie District School Board	January 1, 1999
26.	English-language Public District School Board No. 24	Waterloo Region District School Board	January 1, 1999
27.	English-language Public District School Board No. 25	Ottawa-Carleton District School Board	January 1, 1999

Item	Column 1	Column 2	Column 3
	Old Name	New Name	Date
28.	English-language Public District School Board No. 26	Upper Canada District School Board	January 1, 1999
29.	English-language Public District School Board No. 27	Limestone District School Board	January 1, 1999
30.	English-language Public District School Board No. 28	Renfrew County District School Board	January 1, 1999
31.	English-language Public District School Board No. 29	Hastings and Prince Edward District School Board	January 1, 1999
32.	English-language Separate District School Board No. 30A	Northeastern Catholic District School Board	January 1, 1999
33.	English-language Separate District School Board No. 30B	Nipissing-Parry Sound Catholic District School Board	January 1, 1999
34.	English-language Separate District School Board No. 31	Huron-Superior Catholic District School Board	January 1, 1999
35.	English-language Separate District School Board No. 32	Sudbury Catholic District School Board	January 1, 1999
36.	English-language Separate District School Board No. 33A	Northwest Catholic District School Board	January 1, 1999
37.	English-language Separate District School Board No. 33B	Kenora Catholic District School Board	January 1, 1999
38.	English-language Separate District School Board No. 34A	Thunder Bay Catholic District School Board	January 1, 1999
39.	English-language Separate District School Board No. 34B	Superior North Catholic District School Board	January 1, 1999
40.	English-language Separate District School Board No. 35	Bruce-Grey Catholic District School Board	January 1, 1999
41.	English-language Separate District School Board No. 36	Huron Perth Catholic District School Board	January 1, 1999
42.	English-language Separate District School Board No. 37	Windsor-Essex Catholic District School Board	January 1, 1999
43.	English-language Separate District School Board No. 38	London District Catholic School Board	April 23, 2008
44.	English-language Separate District School Board No. 39	St. Clair Catholic District School Board	January 1, 1999
45.	English-language Separate District School Board No. 40	Toronto Catholic District School Board	January 1, 1999
46.	English-language Separate District School Board No. 41	Peterborough Victoria Northumberland and Clarington Catholic District School Board	January 1, 1999
47.	English-language Separate District School Board No. 42	York Catholic District School Board	January 1, 1999
48.	English-language Separate District School Board No. 43	Dufferin-Peel Catholic District School Board	January 1, 1999
49.	English-language Separate District School Board No. 44	Simcoe Muskoka Catholic District School Board	January 1, 1999
50.	English-language Separate District School Board No. 45	Durham Catholic District School Board	January 1, 1999
51.	English-language Separate District School Board No. 46	Halton Catholic District School Board	January 1, 1999
52.	English-language Separate District School Board No. 47	Hamilton-Wentworth Catholic District School Board	January 1, 1999
53.	English-language Separate District School Board No. 48	Wellington Catholic District School Board	January 1, 1999
54.	English-language Separate District School Board No. 49	Waterloo Catholic District School Board	January 1, 1999
55.	English-language Separate District School Board No. 50	Niagara Catholic District School Board	January 1, 1999
56.	English-language Separate District School Board No. 51	Brant Haldimand Norfolk Catholic District School Board	January 1, 1999
57.	English-language Separate District School Board No. 52	Catholic District School Board of Eastern Ontario	January 1, 1999
58.	English-language Separate District School Board No. 53	Ottawa Catholic District School Board	January 1, 1999

Item	Column 1 Old Name	Column 2 New Name	Column 3 Date
59.	English-language Separate District School Board No. 54	Renfrew County Catholic District School Board	January 1, 1999
60.	English-language Separate District School Board No. 55	Algonquin and Lakeshore Catholic District School Board	January 1, 1999
61.	Conseil de district des écoles publiques de langue française n° 56	Conseil scolaire de district du Nord-Est de l'Ontario	January 1, 1999
62.	Conseil de district des écoles publiques de langue française n° 57	Conseil scolaire de district du Grand Nord de l'Ontario	January 1, 1999
63.	Conseil de district des écoles publiques de langue française n° 58	Conseil scolaire de district du Centre Sud-Ouest	January 1, 1999
64.	Conseil de district des écoles publiques de langue française n° 59	Conseil des écoles publiques de l'Est de l'Ontario	April 23, 2008
65.	Conseil de district des écoles séparées de langue française n° 60A	Conseil scolaire de district catholique des Grandes Rivières	January 1, 1999
66.	Conseil de district des écoles séparées de langue française n° 60B	Conseil scolaire de district catholique Franco-Nord	January 1, 1999
67.	Conseil de district des écoles séparées de langue française n° 61	Conseil scolaire de district catholique du Nouvel-Ontario	January 1, 1999
68.	Conseil de district des écoles séparées de langue française n° 62	Conseil scolaire de district catholique des Aurores boréales	January 1, 1999
69.	Conseil de district des écoles séparées de langue française n° 63	Conseil scolaire de district des écoles catholiques du Sud-Ouest	January 1, 1999
70.	Conseil de district des écoles séparées de langue française n° 64	Conseil scolaire de district catholique Centre-Sud	January 1, 1999
71.	Conseil de district des écoles séparées de langue française n° 65	Conseil scolaire de district catholique de l'Est ontarien	January 1, 1999
72.	Conseil de district des écoles séparées de langue française n° 66	Conseil scolaire de district catholique du Centre-Est de l'Ontario	January 1, 1999

SCHEDULE 2
OTHER OLD NAMES

Item	Column 1 Old Name	Column 2 New Name	Column 3 Date
1.	Brant/Haldimand-Norfolk Catholic District School Board	Brant Haldimand Norfolk Catholic District School Board	January 1, 2002
2.	Ottawa-Carleton Catholic District School Board	Ottawa Catholic District School Board	March 27, 2007

11. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 107/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 16 avril 2008

déposé le 23 avril 2008

publié sur le site Lois-en-ligne le 24 avril 2008

imprimé dans la *Gazette de l'Ontario* le 10 mai 2008

modifiant le Règl. de l'Ont. 486/01

(Prorogation, territoires de compétence et noms des conseils scolaires de district)

Remarque : Le Règlement de l'Ontario 486/01 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement de l'Ontario 486/01 est modifié par adjonction de la définition suivante :

«Règlement de l'Ontario 185/97» Le Règlement de l'Ontario 185/97 tel qu'il existait immédiatement avant son abrogation.
(«Ontario Regulation 185/97»)

2. L'article 3 du Règlement est modifié par substitution de «de l'annexe 1» à «de l'annexe».
3. L'article 6 du Règlement est modifié par substitution de «de l'annexe 1» à «de l'annexe».
4. La disposition 12 de l'article 7 du Règlement est modifiée par substitution de «conseil appelé London District Catholic School Board» à «conseil appelé English-language Separate District School Board No. 38» dans le passage qui précède la sous-disposition i.
5. L'article 9 du Règlement est modifié par substitution de «de l'annexe 1» à «de l'annexe».
6. La disposition 4 de l'article 10 du Règlement est modifiée par substitution de «Conseil des écoles publiques de l'Est de l'Ontario» à «Conseil de district des écoles publiques de langue française n° 59» dans le passage qui précède la sous-disposition i.
7. L'article 12 du Règlement est modifié par substitution de «de l'annexe 1» à «de l'annexe».
8. L'article 14 du Règlement est abrogé et remplacé par ce qui suit :

APPLICATION ET INTERPRÉTATION

Mention des anciens noms

14. (1) La mention d'un conseil scolaire de district sous le nom qui figure dans la colonne 1 de l'annexe 1 ou 2 vaut mention de ce conseil sous le nom qui figure en regard dans la colonne 2.

(2) Le paragraphe (1) s'applique à toute mention qui est faite dans un document à valeur juridique avant la date indiquée dans la colonne 3 de l'annexe 1 ou 2, selon le cas.

(3) Pour l'application du paragraphe (2), un document s'entend notamment d'un règlement, d'une directive, d'une ordonnance, d'un ordre, d'une convention ou d'une entente.

9. L'annexe du Règlement est abrogée.

10. Le Règlement est modifié par adjonction des annexes suivantes :

ANNEXE 1
ANCIENS NOMS CRÉÉS PAR LE RÈGLEMENT DE L'ONTARIO 185/97

Point	Colonne 1	Colonne 2	Colonne 3
	Ancien nom	Nouveau nom	Date
1.	English-language Public District School Board No. 1	District School Board Ontario North East	1 ^{er} janvier 1999
2.	English-language Public District School Board No. 2	Algoma District School Board	1 ^{er} janvier 1999
3.	English-language Public District School Board No. 3	Rainbow District School Board	1 ^{er} janvier 1999
4.	English-language Public District School Board No. 4	Near North District School Board	1 ^{er} janvier 1999
5.	English-language Public District School Board No. 5A	Keewatin-Patricia District School Board	1 ^{er} janvier 1999
6.	English-language Public District School Board No. 5B	Rainy River District School Board	1 ^{er} janvier 1999
7.	English-language Public District School Board No. 6A	Lakehead District School Board	1 ^{er} janvier 1999
8.	English-language Public District School Board No. 6B	Superior-Greenstone District School Board	1 ^{er} janvier 1999
9.	English-language Public District School Board No. 7	Bluewater District School Board	1 ^{er} janvier 1999
10.	English-language Public District School Board No. 8	Avon Maitland District School Board	1 ^{er} janvier 1999
11.	English-language Public District School Board No. 9	Greater Essex County District School Board	1 ^{er} janvier 1999
12.	English-language Public District School Board No. 10	Lambton Kent District School Board	1 ^{er} janvier 1999
13.	English-language Public District School Board No. 11	Thames Valley District School Board	1 ^{er} janvier 1999
14.	English-language Public District School Board No. 12	Toronto District School Board	1 ^{er} janvier 1999
15.	English-language Public District School Board No. 13	Durham District School Board	1 ^{er} janvier 1999

Point	Colonne 1	Colonne 2	Colonne 3
	Ancien nom	Nouveau nom	Date
16.	English-language Public District School Board No. 14	Kawartha Pine Ridge District School Board	1 ^{er} janvier 1999
17.	English-language Public District School Board No. 15	Trillium Lakelands District School Board	1 ^{er} janvier 1999
18.	English-language Public District School Board No. 16	York Region District School Board	1 ^{er} janvier 1999
19.	English-language Public District School Board No. 17	Simcoe County District School Board	1 ^{er} janvier 1999
20.	English-language Public District School Board No. 18	Upper Grand District School Board	1 ^{er} janvier 1999
21.	English-language Public District School Board No. 19	Peel District School Board	1 ^{er} janvier 1999
22.	English-language Public District School Board No. 20	Halton District School Board	1 ^{er} janvier 1999
23.	English-language Public District School Board No. 21	Hamilton-Wentworth District School Board	1 ^{er} janvier 1999
24.	English-language Public District School Board No. 22	District School Board of Niagara	1 ^{er} janvier 1999
25.	English-language Public District School Board No. 23	Grand Erie District School Board	1 ^{er} janvier 1999
26.	English-language Public District School Board No. 24	Waterloo Region District School Board	1 ^{er} janvier 1999
27.	English-language Public District School Board No. 25	Ottawa-Carleton District School Board	1 ^{er} janvier 1999
28.	English-language Public District School Board No. 26	Upper Canada District School Board	1 ^{er} janvier 1999
29.	English-language Public District School Board No. 27	Limestone District School Board	1 ^{er} janvier 1999
30.	English-language Public District School Board No. 28	Renfrew County District School Board	1 ^{er} janvier 1999
31.	English-language Public District School Board No. 29	Hastings and Prince Edward District School Board	1 ^{er} janvier 1999
32.	English-language Separate District School Board No. 30A	Northeastern Catholic District School Board	1 ^{er} janvier 1999
33.	English-language Separate District School Board No. 30B	Nipissing-Parry Sound Catholic District School Board	1 ^{er} janvier 1999
34.	English-language Separate District School Board No. 31	Huron-Superior Catholic District School Board	1 ^{er} janvier 1999
35.	English-language Separate District School Board No. 32	Sudbury Catholic District School Board	1 ^{er} janvier 1999
36.	English-language Separate District School Board No. 33A	Northwest Catholic District School Board	1 ^{er} janvier 1999
37.	English-language Separate District School Board No. 33B	Kenora Catholic District School Board	1 ^{er} janvier 1999
38.	English-language Separate District School Board No. 34A	Thunder Bay Catholic District School Board	1 ^{er} janvier 1999
39.	English-language Separate District School Board No. 34B	Superior North Catholic District School Board	1 ^{er} janvier 1999
40.	English-language Separate District School Board No. 35	Bruce-Grey Catholic District School Board	1 ^{er} janvier 1999
41.	English-language Separate District School Board No. 36	Huron Perth Catholic District School Board	1 ^{er} janvier 1999
42.	English-language Separate District School Board No. 37	Windsor-Essex Catholic District School Board	1 ^{er} janvier 1999
43.	English-language Separate District School Board No. 38	London District Catholic School Board	23 avril 2008
44.	English-language Separate District School Board No. 39	St. Clair Catholic District School Board	1 ^{er} janvier 1999
45.	English-language Separate District School Board No. 40	Toronto Catholic District School Board	1 ^{er} janvier 1999
46.	English-language Separate District School Board No. 41	Peterborough Victoria Northumberland and Clarington Catholic District School Board	1 ^{er} janvier 1999

Point	Colonne 1	Colonne 2	Colonne 3
	Ancien nom	Nouveau nom	Date
47.	English-language Separate District School Board No. 42	York Catholic District School Board	1 ^{er} janvier 1999
48.	English-language Separate District School Board No. 43	Dufferin-Peel Catholic District School Board	1 ^{er} janvier 1999
49.	English-language Separate District School Board No. 44	Simcoe Muskoka Catholic District School Board	1 ^{er} janvier 1999
50.	English-language Separate District School Board No. 45	Durham Catholic District School Board	1 ^{er} janvier 1999
51.	English-language Separate District School Board No. 46	Halton Catholic District School Board	1 ^{er} janvier 1999
52.	English-language Separate District School Board No. 47	Hamilton-Wentworth Catholic District School Board	1 ^{er} janvier 1999
53.	English-language Separate District School Board No. 48	Wellington Catholic District School Board	1 ^{er} janvier 1999
54.	English-language Separate District School Board No. 49	Waterloo Catholic District School Board	1 ^{er} janvier 1999
55.	English-language Separate District School Board No. 50	Niagara Catholic District School Board	1 ^{er} janvier 1999
56.	English-language Separate District School Board No. 51	Brant Haldimand Norfolk Catholic District School Board	1 ^{er} janvier 1999
57.	English-language Separate District School Board No. 52	Catholic District School Board of Eastern Ontario	1 ^{er} janvier 1999
58.	English-language Separate District School Board No. 53	Ottawa Catholic District School Board	1 ^{er} janvier 1999
59.	English-language Separate District School Board No. 54	Renfrew County Catholic District School Board	1 ^{er} janvier 1999
60.	English-language Separate District School Board No. 55	Algonquin and Lakeshore Catholic District School Board	1 ^{er} janvier 1999
61.	Conseil de district des écoles publiques de langue française n° 56	Conseil scolaire de district du Nord-Est de l'Ontario	1 ^{er} janvier 1999
62.	Conseil de district des écoles publiques de langue française n° 57	Conseil scolaire de district du Grand Nord de l'Ontario	1 ^{er} janvier 1999
63.	Conseil de district des écoles publiques de langue française n° 58	Conseil scolaire de district du Centre Sud-Ouest	1 ^{er} janvier 1999
64.	Conseil de district des écoles publiques de langue française n° 59	Conseil des écoles publiques de l'Est de l'Ontario	23 avril 2008
65.	Conseil de district des écoles séparées de langue française n° 60A	Conseil scolaire de district catholique des Grandes Rivières	1 ^{er} janvier 1999
66.	Conseil de district des écoles séparées de langue française n° 60B	Conseil scolaire de district catholique Franco-Nord	1 ^{er} janvier 1999
67.	Conseil de district des écoles séparées de langue française n° 61	Conseil scolaire de district catholique du Nouvel-Ontario	1 ^{er} janvier 1999
68.	Conseil de district des écoles séparées de langue française n° 62	Conseil scolaire de district catholique des Aurores boréales	1 ^{er} janvier 1999
69.	Conseil de district des écoles séparées de langue française n° 63	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1 ^{er} janvier 1999
70.	Conseil de district des écoles séparées de langue française n° 64	Conseil scolaire de district catholique Centre-Sud	1 ^{er} janvier 1999
71.	Conseil de district des écoles séparées de langue française n° 65	Conseil scolaire de district catholique de l'Est ontarien	1 ^{er} janvier 1999
72.	Conseil de district des écoles séparées de langue française n° 66	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1 ^{er} janvier 1999

ANNEXE 2
AUTRES ANCIENS NOMS

Point	Colonne 1	Colonne 2	Colonne 3
	Ancien nom	Nouveau nom	Date
1.	Brant/Haldimand-Norfolk Catholic District School Board	Brant Haldimand Norfolk Catholic District School Board	1 ^{er} janvier 2002
2.	Ottawa-Carleton Catholic District School Board	Ottawa Catholic District School Board	27 mars 2007

11. Le présent règlement entre en vigueur le jour de son dépôt.

19/08

ONTARIO REGULATION 108/08

made under the

NORTHERN SERVICES BOARDS ACT

Made: April 22, 2008

Filed: April 23, 2008

Published on e-Laws: April 24, 2008

Printed in *The Ontario Gazette*: May 10, 2008Amending Reg. 737 of R.R.O. 1990
(Local Services Boards)

Note: Regulation 737 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 53 of Regulation 737 of the Revised Regulations of Ontario, 1990 is revoked.**2. This Regulation comes into force on the day it is filed.**

Made by:

MICHAEL JOHN GRAVELLE
Minister of Northern Development and Mines

Date made: April 22, 2008.

19/08

ONTARIO REGULATION 109/08

made under the

NORTHERN SERVICES BOARDS ACT

Made: April 22, 2008

Filed: April 23, 2008

Published on e-Laws: April 24, 2008

Printed in *The Ontario Gazette*: May 10, 2008**ORDER FOR DISSOLUTION — LOCAL SERVICES BOARD OF SULTAN****Dissolution of Board, Board area****1.** The Local Services Board of Sultan and the Board area are hereby dissolved under section 32 of the Act.**Delivery of documents and property****2.** Within 30 days of receiving a copy of this order, a member or secretary of the Board who held office at any time from October 1, 2006 to the date of the order, shall deliver to the Ministry of Northern Development and Mines, if required by the Ministry,

- (a) all Board documents, records and files, including minute books, by-laws, contracts, bank account records and any other financial books and records under the Board's care or control;

- (b) all property of the Board, including title to any real property; and
- (c) a certification in a form approved by the Ministry that all documents and property required by the Ministry that are under the Board's care or control have been delivered to the Ministry.

Assets held in trust

- 3. The Board's assets and liabilities are transferred in trust to the Ministry of Northern Development and Mines.

Ministry powers

4. (1) The Ministry has general supervision of the Board's assets and the power to do anything reasonably necessary to implement this order effectively, including,

- (a) identifying, seizing and disposing of the Board's assets;
 - (b) using the proceeds of any sale of assets to make the payments listed in subsection (2);
 - (c) appointing an agent or trustee to implement the order; and
 - (d) doing anything else necessary to wind up the Board's affairs and activities.
- (2) The proceeds mentioned in clause (1) (b) shall be used to pay the following, in the following order:
- 1. The agent or trustee, if any, for costs incurred in dealing with the assets.
 - 2. The Board's creditors for any outstanding debts owed.
 - 3. The Ministry's costs in implementing this order.

Publication

5. The Ministry shall publish an invitation to creditors of the Board to inform the Ministry of any claims or debts and shall do so in local newspapers in Chapleau and in other communities as may be considered appropriate.

Records and files to be kept

- 6. The records and files of the Board shall be kept by the Ministry for at least seven years from the date of this order.

Commencement

- 7. **This Regulation comes into force on the day it is filed.**

Made by:

MICHAEL JOHN GRAVELLE
Minister of Northern Development and Mines

Date made: April 22, 2008.

19/08

ONTARIO REGULATION 110/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 23, 2008
Filed: April 24, 2008
Published on e-Laws: April 24, 2008
Printed in *The Ontario Gazette*: May 10, 2008

Amending O. Reg. 340/94
(Drivers' Licences)

Note: Ontario Regulation 340/94 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 2 (1) of Ontario Regulation 340/94 is amended by striking out "Subject to subsection (6) and sections 5, 6, 7, 8 and 25" at the beginning and substituting "Subject to subsection (6) and sections 3, 5, 6, 7, 8 and 25".

2. The Regulation is amended by adding the following section:

3. The Minister may, based on the results of an examination under clause 15 (1) (b) or (c), including the combination of vehicles driven during the examination by the holder of or applicant for a Class A driver's licence, impose a condition on the person's Class A driver's licence that the person not drive,

- (a) a combination of vehicles that constitutes a Class A vehicle consisting of a motor vehicle and more than one trailer; or
- (b) a combination of vehicles that constitutes a Class A vehicle consisting of,
 - (i) a motor vehicle, and
 - (ii) a single trailer that is equipped with air brakes.

3. Subsection 23 (1) of the Regulation is revoked and the following substituted:

(1) Subject to subsection (3), a Class A, B, C, D, E, F or G driver's licence is authority to drive on a highway any motor vehicle other than a motorcycle for the purpose of receiving instruction in driving it, as long as a person who holds a driver's licence authorizing the person to drive the motor vehicle occupies a seat beside the driver for the purpose of giving him or her instruction.

4. This Regulation comes into force on the later of June 16, 2008 and the day this Regulation is filed.

19/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-20
Saturday, 17 May 2008

Toronto

ISSN 0030-2937
Le samedi 17 mai 2008

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 17th day of April, 2008, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 17 avril 2008, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous de nom de Intoxilyzer® 5000C.

Scott Angevine
Greg Bryant
Cary Churchill
Jennifer Coles
Angela Dias
Jeremy Geurts
Chris Giasson
Paul Haramis
Shawn Hawkins
Sean James
Sean Kelly
William Kuivenhoven
Wayne Maxwell
Samuel McCullum
A. Duncan Munro
Eric Ranger
James F. Reading
Jeffrey J.F. Seguin
Jason Storey
Liz Thibodeau
Erin Thomas
Matthew Warner

Canadian Armed Forces
St. Thomas Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Durham Regional Police Service
Peel Regional Police
Espanola Police Service
St. Thomas Police Service
Oxford Community Police Service
Oxford Community Police Service
Ontario Provincial Police
Peterborough-Lakefield Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police
Shelburne Police Service
Ontario Provincial Police
Ontario Provincial Police
Ontario Provincial Police

(141-G200)

Ontario Highway Transport Board

NOTICE

IN THE MATTER of the Public Vehicles Act,
AND IN THE MATTER OF the Motor Vehicle Transport Act, 1987
AND IN THE MATTER of the Ontario Highway Transport Board Act

AND IN THE MATTERS OF:

Saadi Hisham – File #47766-RE(1)
5111 ave. Barclay
Montreal, Quebec. H3W 1E3

The Board is in receipt of an application by Trentway-Wagar Inc. ("Trentway") pursuant to Section 11 of the Public Vehicles Act. Trentway has satisfied the Board that there are apparent grounds to issue an order described in Section 11(3) of the Public Vehicles Act on the above named individual.

All Information pertaining to this matter is on file at the Board and can be made available on request. (Telephone 416-326-6732).

TAKE NOTICE that the Board will hold a hearing on this matter to determine whether to issue an order described in Section 11 (3) of the Public Vehicles Act.

The hearing will be held on Monday, the 26th day of May, 2008 at 10:00 a.m. at the offices of the Health Board Secretariat, Room #9-2, 151 Bloor Street West, 9th Floor, Toronto, Ontario M5S 2T5.

AND FURTHER TAKE NOTICE that should any party to this proceeding not attend at the time and place shown for the hearing, the Board may proceed in their absence and they will not be entitled to any further notice in these proceedings.

AND FURTHER TAKE NOTICE that any interested person (i.e. a person who has an economic interest in the outcome of this matter may file a statement with the Board and serve it on the above named individual up to and including the hearing date and pay a fee of \$400.00 payable to the Minister of Finance.

Published by Ministry of Government and
Consumer Services
Publié par le Ministère des Services gouvernementaux
et des Services aux consommateurs



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1173



Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

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Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Hamilton and Ottawa, the Counties of Oxford, Middlesex, Elgin, Wellington, Brant and Dufferin and the Regional Municipalities of Niagara, Halton, Waterloo, Peel, York and Durham to the Ontario/Quebec and the Ontario/USA border crossings for furtherance

1. to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there shall be no pick up or discharge of passengers except at point of origin;

2. on a one way chartered trip to points as authorized by the relevant jurisdiction

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: **47764-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Hamilton and Ottawa, the Counties of Oxford, Middlesex, Elgin, Wellington, Brant and Dufferin and the Regional Municipalities of Niagara, Halton, Waterloo, Peel, York and Durham

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Cox Bus Lines Ltd.
2590 Ardoch Rd., R. R. # 1, Clarendon, ON K0H 1J0

47763

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers who are students, staff or chaperons under the jurisdiction of the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. on a chartered trip from points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville to the Ontario/Quebec and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that:

1. there shall be no pick-up or discharge of passengers except at point of origin;
2. chartered trips shall be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards;
3. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: **47763-A**

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid school boards.

PROVIDED THAT:

1. chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards;
2. the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54;
3. public vehicle operating licence PV-5095 now in the name of Jennifer A. Cox be cancelled.

Applies for a public vehicle school bus operating licence as follows: **47763-B**

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid school boards.

PROVIDED THAT:

1. chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards;

2. public vehicle school bus operating licence PVS-7387 now in the name of Jennifer A. Cox be cancelled.

Double Diamond Express Inc. 47760
35 Stewart Dr., P. O. Box 967, Lakefield, ON K0L 2H0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Halton, Peel, York and Durham to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there shall be no pick up or discharge of passengers except at point of origin;

Applies for a public vehicle operating licence as follows: **47760-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Halton, Peel, York and Durham.

George T. Hawley 31380-A
10 Graham St., Napanee, ON K7R 3K8

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-7077 now in the name of George T. Hawley be cancelled.

Robert Hogan Enterprises Ltd. 37838-B
973 Burnt Hills Rd., R. R. # 3, Seeley's Bay, ON K0H 2N0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario, the Upper Canada District School Board and the Catholic District School Board of Eastern Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-6337 now in the name of Robert Hogan Enterprises Ltd. be cancelled.

Henry H. Hogg (o/a North Addington Bus Lines) 45146-A
17206 Highway 41, R. R. # 1, Cloyne, ON K0H 1K0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-4541 and PVS-8152 now in the name of Henry H. Hogg be cancelled.

Hutchison Bus Lines Ltd. 45074-C
114 Third St., Dryden, ON P8N 2V7

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the District of Kenora to the Ontario/Manitoba border crossings for furtherance

1. to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there shall be no pick up or discharge of passengers except at point of origin;

2. on a one way chartered trip to points as authorized by the relevant jurisdiction

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Applies for a public vehicle operating licence as follows: **45074-D**

For the transportation of passengers on a chartered trip from points in the District of Kenora.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54.

Laidlaw Transit Ltd. 29594-B44
3221 North Service Rd., Burlington, ON L7R 3Y8

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for:

The Algoma District School Board
 The Algonquin and Lakeshore Catholic District School Board
 The Avon Maitland District School Board
 The Bluewater District School Board
 The Brant Haldimand Norfolk Catholic District School Board
 The Bruce-Grey Catholic District School Board
 The Catholic District School Board of Eastern Ontario
 Le Conseil scolaire De District Catholique Centre-Sud
 Le Conseil scolaire De District Catholique de l'Est ontarien
 Le Conseil scolaire De District Catholique des Aurores boreales
 Le Conseil scolaire De District Catholique des Grandes Rivieres
 Le Conseil scolaire De District Catholique du Centre-Est de l'Ontario

Le Conseil scolaire De District Catholique du Nouvel-Ontario
 Le Conseil scolaire De District Catholique Franco-Nord
 Le Conseil scolaire De District des ecoles Catholiques de Sud-Ouest
 Le Conseil Des Ecoles Publiques De L'Est De L'Ontario
 Le Conseil De District du Centre Sud-Ouest
 Le Conseil scolaire De District du Grand Nord de l'Ontario
 Le Conseil de district du Nord-Est de l'Ontario
 The District School Board of Niagara
 The District School Board Ontario North East
 The Dufferin-Peel Catholic District School Board
 The Durham Catholic District School Board
 The Durham District School Board
 The Grand Erie District School Board
 The Greater Essex County District School Board
 The Halton Catholic District School Board
 The Halton District School Board
 The Hamilton-Wentworth Catholic District School Board
 The Hamilton-Wentworth District School Board
 The Hastings and Prince Edward District School Board
 The Huron-Perth Catholic District School Board
 The Huron-Superior Catholic District School Board
 The Kawartha Pine Ridge District School Board
 The Keewatin-Patricia District School Board
 The Kenora Catholic District School Board
 The Lakehead District School Board
 The Lambton Kent District School Board
 The Limestone District School Board
 The London District Catholic School Board
 The Near North District School Board
 The Niagara Catholic District School Board
 The Nipissing-Parry Sound Catholic District School Board
 The Northeastern Catholic District School Board
 The Northwest Catholic District School Board
 The Ottawa-Carleton Catholic District School Board
 The Ottawa-Carleton District School Board
 The Peel District School Board
 The Peterborough Victoria Northumberland and Clarington Catholic District School Board
 The Rainbow District School Board
 The Rainy River District School Board
 The Renfrew County Catholic District School Board
 The Renfrew County District School Board
 The Simcoe County District School Board
 The Simcoe Muskoka Catholic District School Board
 The St. Clair Catholic District School Board
 The Sudbury Catholic District School Board
 The Superior North Catholic District School Board
 The Superior-Greenstone District School Board
 The Thames Valley District School Board
 The Thunder Bay Catholic District School Board
 The Toronto Catholic District School Board
 The Toronto District School Board
 The Trillium Lakelands District School Board
 The Upper Canada District School Board
 The Upper Grand District School Board
 The Waterloo Catholic District School Board
 The Waterloo Region District School Board
 The Wellington Catholic District School Board
 The Windsor-Essex Catholic District School Board
 The York Catholic District School Board
 The York Region District School Board

between points in the Province of Ontario and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-9069 now in the name of Laidlaw Transit Ltd. be cancelled.

June C. Bowman
2139 Mink Lake, Box 117, Lake St. Peter, ON K0L 2K0

41162-A

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-7837 now in the name of June Carol Marois be cancelled.

C. Martin's Bus Service Ltd.
106 Advance Ave., Napanee, ON K7R 3Y5

33367-D

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for:

1. the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, Hastings, Prince Edward, Renfrew, Northumberland and Haliburton, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.
2. the Catholic District School Board of Eastern Ontario between points in the Counties of Frontenac and Lanark and the United Counties of Leeds and Grenville and schools under the jurisdiction of the aforesaid School Board.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-709 now in the name of C. Martin's Bus Service Ltd. be cancelled.

Marlin McVeigh
R. R. # 2, 2097 Zeland Rd., Sharbot Lake, ON K0H 2P0

45286-A

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-8172 now in the name of Marlin McVeigh be cancelled.

Gerald Wesley Pack 19307-A
2840 Deloro Rd., R. R. # 1, Eldorado, ON K0K 1Y0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Hastings and Prince Edward District School Board, the Algonquin and Lakeshore Catholic District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland and Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-5986 now in the name of Gerald Wesley Pack be cancelled.

Ronald W. J. Price 21500-A
3014 McLean Rd., Mountain Grove, ON K0H 2E0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, the United Counties of Lennox and Addington, and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-6325 now in the name of Ronald Price be cancelled.

James Reid Transportation Ltd. 47765
4486 Highway 38, P. O. Box 22042, Kingston, ON K7M 8S5

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Hastings and Prince Edward and the United Counties of Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-8111 now in the name of James R. Reid be cancelled.

Janet M. Robinson 44831-A
316 Graphite Rd., R. R. # 1, Maynooth, ON K0L 2S0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lanark, Hastings, Renfrew, Northumberland, Haliburton, Prince Edward, the United Counties of Lennox and Addington, and Leeds and Grenville and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licences PVS-8092 now in the name of Janet M. Robinson be cancelled.

(141-G201) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All

enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-17	
ABBEY BUILDINGS LTD.	000626491
ADVANTAGE MACHINING INC.	001604858
ATG NETWORKS INC.	001496264
BEDFORD HOUSE INTERNATIONAL EXCHANGE CORPORATION	000879277
BIG PIPELINE INC.	002042443
BIO STERILE INC.	001504337
BORDEN DEVELOPMENTS INC.	000791522
BYAM PLUMBING & HEATING INC.	000458020
CAL EX MANAGEMENT CO. LTD.	000399568
CARL BERGER CONSTRUCTION & SUPPLIES LTD.	000291260
CARMELLY AND ASSOCIATES INC.	001229895
CBX INTERNATIONAL LTD.	001474768
CDSOFTWARE DEVELOPERS INC.	001545686
CEBA 2000 INTERNATIONAL INC.	001041836
CHAPPIE'S FOOD & BEVERAGE COMPANY INC.	001164837
CORPORATE EXECUTIVE LIMOUSINE SERVICE INC.	002009478
CORPORATION R. L. DUGAS CORPORATION LTEE	001022660
CROSS SYSTEMS CONSULTANTS LIMITED	000644476
D'ZINE PLUS PRODUCTION STUDIOS INC.	002033921
DEERESOURCEZ INC.	001475613
DESIGN VENTILATION 9395 INC.	001557611
DIRDAN AUTOMOBILES LTD.	001489328
DOMINION ELECTROPLATING LIMITED	000208652
DONKEY HILL SERVICES LIMITED	001213884
DR. LEE INC.	001215990
E. Z. LOADERS INC.	001192141
E.J. CONSULTING LTD.	001082248
ESPLANADE JARVIS INVESTMENTS INC.	000889556
EURO-AMERICAN PRODUCTIONS, INC	001159300
FAMIGLIA RICCI CORPORATION	001535577
FERNCLIFF DEVELOPMENT AND DESIGN INC.	000835903
FLEMINGDON PARK SERVICE CENTRE LIMITED	000145743
GERRIS SOLUTIONS INC.	001471292
GRANDWOOD INVESTMENTS LIMITED	000108286
GUARDIAN ANGEL HEATING LTD.	001501565
HARBOUR CAPITAL MANAGEMENT GROUP (1999) INC.	001532293
HOTHI BROTHERS INC.	001116113
ISADORE LIPSON LIMITED	000114451
JACKY BUOY PRODUCTIONS INC.	001565962
KEIKO CONSTRUCTION SERVICES LTD.	001535601
KRYSTAL BOND CORP.	001145969
LINU INC.	001527498
MAHER LAW CLERKING SERVICES INC.	001494566
MAN WONG ENTERPRISES LTD.	001160866
MAS TRADING INC.	001572393
MEGA IMAGE INC.	000882948
MOGHUL DOWNTOWN INC.	000387024
MONIQUE HANDBAGS LTD.	001003287
NEOMEDIC CANADA INC.	001088964
NEWCO PORK INC.	002039783
NIAGARA INTERNATIONAL STUDENT EXCHANGE INC.	001322842
ORGANIC SNACK FOODS INC.	001587059
PAMIBA CAPITAL CORPORATION	000272429
PARAMEDICJOBS.CA INC.	001519860
PERAN CONTRACTING (1987) INC.	000511845
PERFECT IMAGE GROUNDKEEPING LTD.	001498187
PHARMALEX INC.	002012190
PRE-TECH PRECISION TECHNOLOGY MACHINING SERVICES INC.	001319841

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PREMIER SYSTEM SOLUTIONS INC.	001411049
RIVER OAKS GOLD CORPORATION	000889940
RYSTCO CORPORATION	001611288
SANJHA IMPORT INCORPORATED	001475685
SATELLITE STABLES INC.	001502894
SHUKA TRANSPORT CO. LTD.	001296298
SILK ROAD CONSULTING CORPORATION	001508200
STERLING AUTO SALES AA LTD.	002022265
SUMMER ILLUSIONS SUNTANNING STUDIOS (2002) INC.	001516593
SYMBIOTECH LTD.	001253882
T-MEN PRODUCTIONS INC.	001466066
TARTAN DEVELOPMENT CORPORATION	001323812
THE BOX SANDWICH COMPANY, INC.	002041739
THE LOEB CDN. CORPORATION	001354477
TOG/DABANCO CORPORATION	001545975
TRUE GOLF INC.	001544233
ULANDA FASHIONS LTD.	000623728
UMU'S BOUTIQUE INC.	001623647
V.H.S. CONSULTANTS INC.	001043959
VP.SYSTEMS INC.	001252227
WHEELING FINANCE CORPORATION LIMITED	000147455
1017727 ONTARIO INC.	001017727
1035444 ONTARIO INC.	001035444
1045643 ONTARIO LIMITED	001045643
1073948 ONTARIO LIMITED	001073948
1148936 ONTARIO LTD.	001148936
1219467 ONTARIO LTD.	001219467
1238905 ONTARIO INC.	001238905
1295453 ONTARIO INC.	001295453
1297099 ONTARIO INC.	001297099
13976941 ONTARIO INC.	001397641
1430604 ONTARIO INC.	001430604
1461538 ONTARIO LIMITED	001461538
1472448 ONTARIO LTD.	001472448
1476804 ONTARIO LIMITED	001476804
1508639 ONTARIO INC.	001508639
1514306 ONTARIO LTD.	001514306
1517511 ONTARIO INC.	001517511
1517726 ONTARIO INC.	001517726
1532797 ONTARIO LTD.	001532797
1554455 ONTARIO INC.	001554455
1561030 ONTARIO CORPORATION	001561030
1605152 ONTARIO INC.	001605152
1607236 ONTARIO INC.	001607236
1612207 ONTARIO LIMITED	001612207
2004491 ONTARIO INC.	002004491
2007819 ONTARIO INC.	002007819
2015781 ONTARIO INC.	002015781
2045851 ONTARIO INC.	002045851
2046563 ONTARIO INC.	002046563
2047322 ONTARIO INC.	002047322
360 WORX INC.	001467182
4-EVERGREEN HYDROSEEDING LTD.	002010846
465493 ONTARIO INC.	000465493
542743 ONTARIO LIMITED	000542743
610977 ONTARIO LIMITED	000610977
638580 ONTARIO LIMITED	000638580
785668 ONTARIO INC.	000785668
805793 ONTARIO LIMITED	000805793
810409 ONTARIO LTD.	000810409
873749 ONTARIO LTD.	000873749
960020 ONTARIO INC.	000960020

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G202)

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-04-21	
ALLISON HOMES INC.	001315483
AMUTHASURABY IMPEX INC.	001321359
ANDEN SPECIALTY CHEMICALS INC.	001327019
ARCON GROUP INCORPORATED	001328344
ASP MECHANICAL LTD.	001330663
BIANCA'S STARLIGHT TRAVEL LIMITED	001315948
BRIDGEWALL CONSTRUCTION COMPANY INC.	001328635
BULLOCK MANAGEMENT CONSULTING INC.	001314991
CANADIAN SPOONER INDUSTRIES CORPORATION	001325843
CB CONSULTANTS INC.	001326288
CHADAM DESIGN INC.	001322650
CHANTRY ISLAND BEVERAGE CORPORATION	001329241
CHRESTON (CANADA) INC.	001316171
CIRCLE OF LIFE HOMES INC.	001328213
CITRUS EXPRESS COMPANY LTD.	001322767
CONTINENTAL SERVICES LTD.	001315877
D L LOGISTICS INC.	001321852
DINERS DELI INC.	001298993
DINO MASONRY LIMITED	001307784
ENVIROSPHERE EMC INC.	001328799
F P J MEDICAL CONSULTANTS INC.	001331697
FRANK R ROSSETER CONSULTING INC.	001329942
FRANKLIN NUTRITIONAL PRODUCTS INC.	001313201
FRED TECHNICAL CONSULTING INC.	001314702
FRESE TRANSPORT SYSTEMS LTD.	001223427
FURNITURE MART INC.	001220468
GLOBAL TOBACCO & CIGAR COMPANY LIMITED	001329083
GOLD SHIELD HOLDINGS INC.	001299000
GS MARKETING SERVICES INC.	001329492
H.P.P.U. CONSULTANTS INC.	001321741
HASSAN ASSOCIATES LTD.	001312260
HEARTSCAN DIAGNOSTIC SERVICES LTD.	001314136
JAGUAR SPORTS & ENTERTAINMENT INC.	001311621
JC MANTERO & SONS LIMITED	001154053
KIDSCO HOLDINGS LTD.	001319541
KORATHERM INC.	001314977
LEEHOLDCO INC.	001325381
LEVEL FOOD MANAGEMENT INC.	001311562
LIBRA CANADA LTD.	001318146
MEGASOUND INDUSTRY (CANADA) LTD.	001325842
METRODOWN CANADA LIMITED	001316912

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
METROWIDE MECHANICAL SERVICES LTD.	001320727
MTE GROUP INC.	001320344
NORTHERN PACKAGING LTD.	001314261
OBT SOFTWARE CORP.	001311532
OLD DUCK INC.	001325163
OLIVER & SMITH ENTERPRISES INC.	001278965
OLIVETREE MANAGEMENT INC.	001327780
ONE RIVERSIDE DRIVE INC.	001327746
ONTARIO BONDED SWIMMING POOLS LIMITED	001311275
ONTARIO FINE JEWELLERY AND DIAMOND LTD.	001321523
OPAL CONCEPTS INC.	001327140
OULTON PERSONNEL INC.	001350040
PAC PRO INC.	001314780
PELEE ISLAND GOLF & COUNTRY CLUB INC.	001307777
PENAGON SYSTEMS INC.	001215126
PETER SAND COMPUTER CONSULTING INC.	001316027
PLAN X CORP LTD.	001313202
QUALITY FINANCIAL CONSULTANTS INC.	001313488
R&S SYSTEMS INC.	001329478
RAGE TRADING LTD.	001328350
RDS DATA HOLDINGS LTD.	001322404
REGATTA PROPERTIES INC.	000854915
ROCKWELL CONSTRUCTION LTD.	001315940
ROSEMOUNT GROUP INC.	001327563
ROTARY PRESS TECHNOLOGIES INC.	001318078
RPM TRANSPORT INC.	001326361
RVM TECHNOLOGIES INC.	001277960
SEWLINK GARMENT INC.	001325414
SOL LATINO LTD.	001331663
SORCERY SOLUTIONS INCORPORATED	001307843
SPECTRUM TELECOM INC.	001312322
STONES CREEK GROUP LTD.	001312481
STRUCTURAL ANALYSIS AND RESEARCH SYSTEMS INC.	001328691
THE TORONTO INTERNATIONAL QUARTER HORSE SHOW INC.	001319471
THICK & THIN PRODUCTIONS INC.	001223848
THINK DATA SOLUTIONS INC.	001231626
URBANE PORTRAYALS INC.	001327481
V.P. MECHANICAL, PLUMBING & HEATING LTD.	001313471
VANSTONE WAREHOUSING INC.	001321236
ZOZZ INC.	001320709
1223454 ONTARIO INC.	001223454
1298958 ONTARIO INC.	001298958
1302775 ONTARIO INC.	001302775
1304057 ONTARIO INC.	001304057
1307326 ONTARIO LIMITED	001307326
1307336 ONTARIO INC.	001307336
1307822 ONTARIO INC.	001307822
1307937 ONTARIO LIMITED	001307937
1310001 ONTARIO INC.	001310001
1310559 ONTARIO INC.	001310559
1311830 ONTARIO LIMITED	001311830
1313437 ONTARIO INC.	001313437
1314493 ONTARIO INC.	001314493
1315072 ONTARIO INC.	001315072
1315676 ONTARIO INC.	001315676
1316623 ONTARIO INC.	001316623
1318151 ONTARIO INCORPORATED	001318151
1319563 ONTARIO LTD.	001319563
1320700 ONTARIO LIMITED	001320700
1320780 ONTARIO INC.	001320780
1320929 ONTARIO LIMITED	001320929
1322824 ONTARIO LIMITED	001322824
1323134 ONTARIO LIMITED	001323134
1324396 ONTARIO INC.	001324396
1325286 ONTARIO INC.	001325286

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1325433 ONTARIO LIMITED	001325433
1325917 ONTARIO INC.	001325917
1329924 ONTARIO INC.	001329924
1330772 ONTARIO INC.	001330772

(141-G203) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-01-18	
MARKS LUMBER LIMITED	001389891
2008-01-23	
ZEE-ON SPORTSWEAR INC.	002044873
1519821 ONTARIO LIMITED	001519821
2008-04-04	
FINDOUT DATA INC.	002047427
2008-04-07	
SAT INC.	001376717
2008-04-08	
1171841 ONTARIO INC.	001171841
2008-04-09	
ROMANKAY HOLDINGS LIMITED	000146585
2008-04-11	
J. P. GALLOWAY HEATING SERVICES LIMITED	000991934
2008-04-14	
DEBRON MECHANICAL SERVICES LTD.	001406863
ORANGECUBE CORP.	002001973
2008-04-15	
UTOPIA ENTERTAINMENT CANADA INC.	002083434
359246 ONTARIO LIMITED	000359246
758767 ONTARIO LIMITED	000758767
2008-04-16	
CANADIAN INDUSTRIAL SERVICES REALTY INC.	001433754
FALCON PRIORITY DELIVERY SERVICES INC.	001255090
REID HOME SERVICES (2006) LTD.	001686601
SPED INVESTMENTS INC.	000386137
VEREKA INC.	001618678
331535 ONTARIO LIMITED	000331535
2008-04-17	
HANBYUL TELECOM (CANADA) CO., LTD.	001369702
2008-04-18	
ALLEN & MILES INC.	001159184
ARTAM ELECTRIC MART INC.	000419393
BOMAR LIFT TRUCKS LTD.	000256304
BVO SERVICES INC.	001383222
CAMBRIDGE CITY CAB LIMITED	000208325

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
IC PROPERTY SERVICES INC.	001488286
J.B. DONOVAN LIFE INSURANCE AGENCY INC.	000282667
J.E. MYERS TRUCKING INC.	001518169
MARQUEE INVESTMENTS LTD.	002089588
SAZ CONSTRUCTION LIMITED	000095283
THE MANNSBERGER GROUP INC.	001235118
VALLEY POND SERVICES INC.	000417730
VOID MARKETING SERVICES INC.	001673936
1169413 ONTARIO LTD.	001169413
126869 ONTARIO INC.	000126869
1279043 ONTARIO LTD.	001279043
2025667 ONTARIO INC.	002025667
845755 ONTARIO INC.	000845755
2008-04-21	
ABS NETWORKS LTD.	001491102
AUBREY GLAZMAN CONSULTING INC.	001093377
BONHOMME & MENARD CONSTRUCTION LTD.	002041939
BRENT W. CASTLE LTD.	000308132
COMPUCYBER INC.	000675718
CONTINENTAL GLIDE LTD.	001316737
EQUINE CONSULTANTS INCORPORATED	000334670
FAMILY SUPER JUG LIMITED	001047191
KAMA CAPITAL LTD.	001605762
KC SOURCING INC.	001508019
LIBRA GENERAL CONTRACTORS LTD.	002035911
MAESTRO INC.	001623355
MKR PROPERTY MANAGEMENT INC.	001114256
ODESSA ENTERPRISES INC.	000916899
PERSONAL TAX SERVICES (BRANTFORD) LIMITED	000270595
SMC MANAGEMENT SERVICES INC.	001146467
WESELAN HOLDINGS LTD.	000468037
1063682 ONTARIO LTD.	001063682
1259748 ONTARIO INC.	001259748
1302832 ONTARIO LTD.	001302832
1439063 ONTARIO INC.	001439063
1565867 ONTARIO INC.	001565867
2047983 ONTARIO LIMITED	002047983
2062645 ONTARIO INC.	002062645
510562 ONTARIO LIMITED	000510562
776625 ONTARIO INC.	000776625
824306 ONTARIO LIMITED	000824306
2008-04-22	
AMERICAN AUTO PERFORMANCE PARTS INC.	002052930
C.R. POSTING QUEBEC INC.	002101952
DANTON PLAZA INC.	001030213
ELLENVILLE DEVELOPMENTS LTD.	000725540
KAOSS TRANSPORT LTD.	001463564
LAKE-PRABASHI BAZZAR LTD.	001431799
LARAND LTD.	001637403
MAL MCLACHLAN ENTERPRISES INC.	000577703
MORESBY STREET HOLDINGS INC.	001515013
POLY-PHASE ELECTRIC LTD.	001098658
PONTANA DEVELOPMENTS INC.	001063259
VICTORFIELD DEVELOPMENTS INC.	000833190
WYNN & CLASS LIMITED	000761365
1241473 ONTARIO INC.	001241473
1358196 ONTARIO INC.	001358196
1370519 ONTARIO LTD.	001370519
1531320 ONTARIO INC.	001531320
1657032 ONTARIO INC.	001657032
2012874 ONTARIO LIMITED	002012874
2116210 ONTARIO LTD.	002116210
960081 ONTARIO INC.	000960081
2008-04-23	
A C R TECHNOLOGY INC	000875066
ALDO CUELLO PAINTING INC.	001417184
BASALTIC AUTO REFINISHING INC.	001308906

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BURTON EDUCATIONAL CENTRE INC.	002099332
CLAUDE YVES DESMARAIS CONSULTING INC.	000624796
COBRE HOLDINGS LIMITED	001228035
FIRST CHOICE VENDING SERVICES LTD.	000608987
G. Z. HAJJAR HOLDINGS INC.	002102472
GORD HIRD MANAGEMENT CONSULTANTS INC.	000602889
I LOVE SUSHI INC.	001556653
K.I.M. FREIGHT LINES INC.	001411374
KAMYO MANAGEMENT LIMITED	000350508
M. D. MCTAVISH INSURANCE LTD.	000278061
MVM PHARMA LTD.	002146981
NORTH MERIDIAN WINDOWS & DOORS INC.	002038653
PROLIFIC RENOVATIONS INC.	001474123
RADIS ENTERPRISES LTD.	002100187
SINOTAG CORPORATION	001328717
SULTECH INC.	000811965
TRI-LIFT EQUIPMENT & SERVICES LTD.	000832819
YY WIRELESS CORPORATION	002090806
1009953 ONTARIO INC.	001009953
1217909 ONTARIO INC.	001217909
1238147 ONTARIO INC.	001238147
1385925 ONTARIO LIMITED	001385925
1496293 ONTARIO LTD.	001496293
1547283 ONTARIO INC.	001547283
1674472 ONTARIO LIMITED	001674472
1691181 ONTARIO INC.	001691181
2014727 ONTARIO INC.	002014727
2055409 ONTARIO INC.	002055409
2073218 ONTARIO INC.	002073218
882401 ONTARIO LTD.	000882401
883451 ONTARIO INC.	000883451
891151 ONTARIO INC.	000891151
2008-04-24	
A-ONE PAVING CO. LTD.	001393245
COMMUS TECH, INC.	002144583
COVERED T INCORPORATED	001534226
ENTREPRENEURS II SALES INC.	000707428
ERINGATE INSURANCE BROKERS LIMITED	000554442
GLENMERE INVESTMENTS INC.	000381138
IABONI PLASTERING COMPANY LIMITED	000472498
POL-UNIVERSAL CONSTRUCTION LTD.	001412938
PUT A LID ON IT INC.	001186047
SERA FOODS LIMITED	000807773
STREETSVILLE ELECTRIC MOTORS & PUMPS INC.	001569736
TREMBLAY PLUMBING LTD.	000395459
WANDERING TULIP PRODUCTIONS INC.	001527633
WHITEWALL INC.	001058369
1262149 ONTARIO LIMITED	001262149
1314297 ONTARIO LIMITED	001314297
1330043 ONTARIO LIMITED	001330043
1597061 ONTARIO INC.	001597061
2055714 ONTARIO INC.	002055714
2008-04-25	
ABSCOT PACKAGING INC.	001341640
AL'S DRY GOODS LIMITED	000227907
ALGONEL LIMITED	000386580
ANWAR TRADING INC.	002077056
BILLITON RESOURCES CANADA INC. LES RESSOURCES BILLITON CANADA INC.	000636740
C. VAZ ASSOCIATES LIMITED	000935293
D.F. THOMPSON SERVICES LTD.	000477193
DAVID BURCH FARMS LTD.	000774459
EDLOR FOREST PRODUCTS INC.	000949554
FOOKS GARMENT LTD.	001435279
GARVIN BROKERS INC.	000729842

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GERVEL HOLDINGS LIMITED	001197463
GIEN SAN KARATE & FITNESS INC.	001355493
ISYS GLOBAL WORKS LTD.	001322577
JOHN MCKAY HOLDINGS INC.	000884970
LTR CAD AND DESIGN INC.	001367249
LWMAX INTERNATIONAL CORP.	001676332
MILLARD, JONKHANS & ASSOCIATES INC.	002001539
PAPERMATE BUSINESS SOLUTIONS INC.	001439731
PHOTOMETHODS CUSTOM COLOUR LABS LIMITED	001192855
PROMCOR DATA DESIGN INC.	000732346
PRONEWS PAPER COMPANY LIMITED	001468244
ROBLINC SOLUTIONS INC.	001369341
SAEED S. TRANSPORT INC.	002076810
SASKATOON CENTRE LIMITED	000235400
SMOOTH SAILING COUNTRY MUSIC INC.	001583031
THE LITTLE STAR CLEANING SERVICES INC.	001658250
W. HENDERSON RENOVATIONS LTD.	000365732
WILD POTATO LAKE MINERAL EXPLORATION INC.	000855853
1231387 ONTARIO INC.	001231387
1319974 ONTARIO INC.	001319974
1368947 ONTARIO INC.	001368947
1403399 ONTARIO INC.	001403399
1425880 ONTARIO LTD.	001425880
1505619 ONTARIO LIMITED	001505619
1682804 ONTARIO LTD.	001682804
2114033 ONTARIO LIMITED	002114033
616815 ONTARIO INC.	000616815
986944 ONTARIO LIMITED	000986944
2008-04-28	
BRIGOLD DIVERSIFIED INC.	001241435
BRIGOLD SALES INVESTMENTS INC.	001124615
CANADIAN APPAREL PRODUCTION GROUP INC.	001484742
CANAM TRANSPORT INC.	001150423
CE L'ESPRESSO INC.	001524736
CENTRAL MEADOWS PROPERTY MANAGEMENT INC.	000748369
ELTERSAM HOLDINGS LIMITED	001228034
G J E HOLDINGS INCORPORATED	000362823
GLOBAL ECONOMIC & CULTURE INC.	001235764
GREENBUSH DEVELOPMENTS LIMITED	000832320
JOHN RAMSEY HAULAGE INC.	000594462
LAND OF SOFTWARE INC.	000722926
LANZAC PRODUCTIONS INC.	002057455
LAPORTE GARDENS INC.	001427211
LEONED DEVELOPMENTS LIMITED	000786228
LESLIE ENGINEERING LIMITED	000143717
LOGICOMP INTERNATIONAL INC.	000783688
LOST BAY RESORT INC.	001333520
MORRIS CHEMICAL & PETROLEUM CORP.	002061287
NIAGARA FALLS INDUSTRIAL TRUCKING COMPANY LIMITED	000201571
PACK AND PARCEL BUSINESS CENTRES LTD.	002084774
PODOLYANKA UKRAINIAN FOOD INC.	001710516
PUBLIC STORAGE INC.	000448375
ROMICAN MANAGEMENT CORPORATION	000469019
SAULT STE. MARIE PRICELESS INCORPORATED	001644288
SELECT HYDRAULICS AND PNEUMATICS INC.	001708219
SELENA INTERNATIONAL LTD.	002089637
1048456 ONTARIO LTD.	001048456

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1171725 ONTARIO INC.	001171725
1276941 ONTARIO INC.	001276941
1321808 ONTARIO INC.	001321808
1333328 ONTARIO LTD.	001333328
1369339 ONTARIO INC.	001369339
1452043 ONTARIO INC.	001452043
2023662 ONTARIO LIMITED	002023662
2046153 ONTARIO INC.	002046153
2076794 ONTARIO INC.	002076794
650249 ONTARIO LIMITED	000650249
878840 ONTARIO INC.	000878840
961400 ONTARIO INC.	000961400
2008-04-29	
CANADIAN AUTO DIRECTORY INC.	001408866
COUNTY WIDE BAILIFF SERVICES INC.	000873711
HUDSON PROPERTIES LIMITED	000913309
LAWRENCE C. SMITH & ASSOCIATES LTD.	001036905
MEDISTUDY.COM INC.	001408349
MG1 SOLUTIONS INC.	002056041
OTT ASSET MANAGEMENT INC.	002135493
PICKERING EDUCATION INC.	002116564
SINA RAHIMI CONSULTING INC.	001497588
TRANSITIONS HUMAN RESOURCES CONSULTING CORP.	001295646
VERTICAL MEDIA SOLUTIONS INC.	001571209
WORDSONG COMMUNICATIONS INC.	001421826
WORLD BUILDING ALUMINUM LTD.	001205605
1047254 ONTARIO LIMITED	001047254
1389741 ONTARIO INC.	001389741
1465283 ONTARIO INC.	001465283
1578414 ONTARIO INC.	001578414
2004292 ONTARIO INC.	002004292
784381 ONTARIO LTD.	000784381
832726 ONTARIO LIMITED	000832726
884290 ONTARIO CORP.	000884290
2008-04-30	
BRUCE-DELL DEVELOPMENT CORPORATION	000493160
CENTENARY HOME CONSTRUCTION LIMITED	000481120
KILREEN FARMS LIMITED	000288380
PORT OF ENTRY TRADING INC.	000650362
WING ON TRADING INC.	000663065
1116143 ONTARIO LTD.	001116143
639243 ONTARIO INC.	000639243
2008-05-01	
IOMEGA CANADA DEVELOPMENT CORPORATION	001465355
JACDAN TRADING LIMITED	001329079
VAR SOFTWARE LTD.	000616460
WEBLO INVESTMENTS LTD.	000454311
1121853 ONTARIO LTD.	001121853
1527628 ONTARIO LIMITED	001527628
2048492 ONTARIO INC.	002048492

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G204)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2007-07-19	
1741315 ONTARIO LIMITED	1741315
1741316 ONTARIO LIMITED	1741316
2007-07-24	
1741662 ONTARIO LTD.	1741662
2007-07-25	
CARICOM SPORTS & ENTERTAINMENT INC.	1741684
2007-06-29	
RANSHE MECHANICAL INC.	1725175
2007-07-09	
NOCA MEDIA INC.	1725424

(141-G205)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

May 1-2		
NAME	LOCATION	EFFECTIVE DATE
Shackel, Denis	Grand Bend, ON	2-May-08
Weir, Steve	Lindsay, ON	2-May-08
Chew, Phye-Huat	Mississauga, ON	2-May-08
McInnes, Allan Gerald	Stittsville, ON	2-May-08
Krahn, George	Leamington, ON	2-May-08
Borgmann, Karl	Kitchener, ON	2-May-08
Chung, Dea Young	Etobicoke, ON	2-May-08
Kataha, Greta	Mississauga, ON	2-May-08
Pryce, Paul	Pickering, ON	2-May-08
Kent, Brian	Beaverton, ON	2-May-08
Moon, Eunsung	North York, ON	2-May-08
Varghese, Soju	Scarborough, ON	2-May-08

NAME	LOCATION	EFFECTIVE DATE
Burtch, Robert	Barrie, ON	2-May-08
Farmer, Karine	Clinton, ON	2-May-08
Mahler, Ron	Haliburton, ON	2-May-08

NAME	RE-REGISTRATIONS LOCATION	EFFECTIVE DATE
Jones, Peter B.	Strathroy, ON	2-May-08

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Chew, Phye-Huat	Mississauga, ON	2-May-08
Krahn, George	Leamington, ON	
Burtch, Robert	Barrie, ON	
Mahler, Ron	Haliburton, ON	

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G206)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from April 28, 2008 to May 04, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 28 avril 2008 au 04 mai 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
LI, XIANG.RONG.	LI, KATHY.XIAO.
ABERNOT,	HILDEBRANDT,
ADELAIDE.MARY.	ABBEY.MARY.
ABRAHAMS,	FULLER,
MALCOLM.LUTHER..	MALCOLM.LUTHER.
ABUDUKELIMU, ABUDUSULI.	ABDUKERIM, ABDURUSUL.
AIDA, TINA.SACHIKO.	AIDA, TARO.NATHAN.
ALLEN,	VAN ROOYEN,
CELESTE.	CASSANDRA.CELESTE.
ARJOMANDI, HAMED.	ARJOMANDI, CYRUS.
ARMSTRONG,	ARMSTRONG,
TERESA.MARY.	TERESA.MARY.
ASEMOTA WILSON OGBEIDE,	WILSON OGBEIDE,
ESTHER.UWA.	ESTHER.UWA.
ASHIK, SARMI.	CHANNON, SARMAD.
ASIMOVSKI, ASIM.	ASIMI, ASIM.
ASIMOVSKI, FIDARIJE.	ASIMI, FIDARIJE.
ASIMOVSKI, SELFIE.	ASIMI, SYLVIA.SELFIE.
BABAEV, LOLA.	KATS, LOLA.

PREVIOUS NAME	NEW NAME
BABAEV, YUVAL.	KATS, YUVAL.
BACCALARDO,	BALARDO,
PAUL.MARK.PATRICK.	PAUL.PATRICK.
BAI, LI.YI.	BAI, LEON.LI.YI.
BAINS, BALJIT.KAUR.	HUNDAL, BALJIT.KAUR.
BAJWA, HARKIRAT.	RAI, RIYA.
BELGRAVE, MAGDALENE.	CHARLES, MAGDALENE.
BERNIER, THOMAS.MICHAEL.	SAYERS, THOMAS.MICHAEL.
BLAKE, PATRICIA.EULAH.	SCHMIDT, PATRICIA.EULAH.
BODENHAM, DAVID.SCOTT.	BARNETT, DAVID.SCOTT.
BOISMIER, MARION.MAY.	WILLIAMS, MARIAN.MAY.
BOKHARI, FATIMA.SARA.	BOKHARI, FAYDEN.SARA.
BONDARENKO, TATIANA.	LEVIN, TANYA.
BOOTS,	BOOTS, ANNA.
LOUISE.	WENONA.KAHONTONI.
BORGH, STEPHEN.LOUIS.	FISICO, STEPHEN.LOUIS.
BOYER, COLIN.ROBERT.	REARDON, COLIN.ROBERT.
BRIAND,	HUNTER, HALEY.
HAYLEY.SANDRA.	SANDRA.BRIAND.
BROERSMA, LARA.RACHAEL.	TOBIN, LARA.RACHAEL.
BROWN, PATTY.YVONNE.	BRENT, PATTY.YVONNE.
BUKHARI, SYEDA.ZAINAB.	BUKHARI, ZAINAB.
BULTJE, GEORE.PHILIP.	BULTJE, GEORGE.PHILIP.
CACACTIN, ESTHER.TALOZA.	PEREIRA, ESTHER.TALOZA.
CARGILL, CAYLEIGH.ALISHA.	O'HEARN, CAYLEIGH.ALISHA.
CARGILL, COURTNEY.PAIGE.	O'HEARN, COURTNEY.PAIGE.
CARINCI,	CARINCI, DAVID.
DAVID.JANSEN.	JANSEN.DOMINIC.
CHANDRASEGARAMPILLAI,	KANTHASAMY,
KIRUSHNAVERNI.	KIRUSHNA.VERNI.
CHARLEBOIS,	JOLLY,
RICHARD.GARTH.	RICHARD.GARTH.
CHECHI, SIMRAN.KAUR.	CHECHI, SIMRAN.
CHEUNG, KWUN.MAN.	CHEUNG, KEITH.KWUN.MAN.
CHIEN, LEE.JIUN.	CHIEN, SARAH.LEE.JIUN.
CHMSHKYAN, DENIS.	BRUSLE, DENNIS.
CHRISTENSEN,	BAKER,
RICHARD.ALAN.	RICHARD.ALAN.
CHU, FUK.TAI.	CHU, ALEX.FUK.TAI.
COLE, LARRY.JORDAN.	COLE, JORDAN.
CSIKO, MARIA.	CSIKO, AMY.MARIA.
CUI, CONG.	CUI, KEVIN.TREG.
DELDOC,	HAYWARD,
MARIA.THERESA.CAPILI.	MARIA.THERESA.CAPILI.
DELIN, JEFFREY.CHAD.	OSINGA, JEFFREY.CHAD.
DEMARCO-GARDNER,	ANNEJOHN,
ALEXANDRA.CONCETTA.	ALEXANDRA.CONCETTA.
DENG, SONG.	TANG, SEAN.
DESLAURIERS,	DESLAURIERS, FLEUR-
MARIE.BERTHA.FLORE-ANGE.	ANGE.BERTHA.MARIE.
DICKIE, SARAH.MARIE.DORIS.	MOLE, SARAH.MARIE.DORIS.
DONG, THUY.HOAI.THUONG.	DONG, ERIN.THI.AISLINN.
DOUCETTE, JAMES.CLIFTON.	DOUCETTE, JAMES.CLIFTON.
DOUCETTE,	DOUCETTE,
RODNEY.MCLEAN.JASE.	JASE.RODNEY.MCLEAN.
DURAND,	DURAND,
JAMES.DARLED.GLEN.	DARRYLD.JAMES.GLEN.
ECKHOFF, KEITH.ROBERT.	MCKONE, KEITH.ROBERT.
ERDEL.YI, HEIDI.	ERDEL.YI, HEIDI.
EROSHCHIEV, VALERY.	ROSEV, WILL.
FELDMAN, ALON..	FELDMAN, ALLAN.
FENRICK, CALVIN.DAVID.	PARKINSON, CALVIN.DAVID.
FISSET,	FISSET, STEFFANIE-
STEPHANIE.ANNE.	ANNE.CHANTELE.
FOCSENEANU, MARTIN.	FOX, MARTIN.
PETER.ALEXANDER.	PETER.ALEXANDER..
FOLSTER,	APPLEGATH,
KATHARINE.JANE.	KATHARINE.JANE.
FORAN, COLLIN.PETER.	YURICK, PETER.COLLIN.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
FREAKE, JESSICA.ANNE.PHILLIPS.	FREYKE, JESSICA.ANNE.PHILLIPS.	KUNG, CHE.FUNG.	KUNG, LOUIS.CHE.FUNG.
FREAKE, NEIL.	FREYKE, NEIL.	KWAN, YIK.MAN.	KWAN, HELEN.YIK-MAN.
WILLIAM.JAMES.	WILLIAM.JAMES.	LAHAR, SATINDER.NATH.	LAHAR, KAPIL.DEV.
GANGA, ALIYA.	JALIL, ALIYA.	LAIRD, COLIN.JASON.	LAIRD, LILLIAN.RACHEL.
GAWTHORN, JAY.ANTHONY.	GAMMY, JAY.ANTHONY.	LAJEUNESSE-PROVENCAL, JOSEPH.MARIO.	PROVENÇAL, PATRICK.
GAY, MARC.	BÉLANGER, MARC.	RONALD.PATRICK.	LAM, JASMINE.SUET.TING..
DAVID.JAMES.	STANISLAS.	LAM, SUET.TING.	LAMARRE, KARINE.
GEBHARD,	OLIVER,	LARIVIERE, MARIE.	LARIVIERE, CHARLOTE.
BENJAMIN.THOMAS.	BENJAMIN.THOMAS.	FLORENCE.CHARLOTTE.	LAUNDRY, ISAIAS.WALTER.JAMES.
GHORAB, SAHAR.	GHORAB, SARAH.	LAUNDRY,	YONG, ELAINE.MUN.YIN.
GLAZEBROOK,	SMITH,	JAMES.WALTER.ISAAC.	LAY, MAY.THUY.LIEN.
MONICA.MURIEL.	MONICA.ANN.	LAW, ELAINE.MUN.YIN.	PARK, OKHEE.
GNANAPRAGASAM,	GNANAPIRAGASAM,	LAY, THUY.LIEN.	LI, PAUL.XIYI.
PUSHPAMALAR.	PUSHPA.	LEE, OKHEE.	LI, JULIA.HUAN.
GORTZ, DAVID.EBBE.	GERTZ, DAVID.EBBE.	LI, XI.YI.	LI, ALAN.YAN.
GROULX, CATHERINE.LINE.	D'Aoust, CATHERINE.LINE.	LI, XIANG.CONG.	LIANG, IVY.JIE.XUAN.
GUZMAN PENA, ZAIDA.	BURSEY, ZAIDA.	LI, YAN.	LISNEVSKI, MICHAEL.
HACKETT,	RIDEOUT,	LIANG, JIE.XUAN.	MCCANN, TYLER.BENJAMIN.
SEBASTIAN.DANNY.	SEBASTIAN.DANNY.	LISNEVSKII, MIKHAIL.	MABARDI-SAKER, DANIELA.
HACKETT,	RIDEOUT,	LOFTUS, TYLER.BENJAMIN.	MAI, NAM.QUOC.
ZACHARY.PATRICK.	ZACHARY.PATRICK.	MABARDI, DANIELA.	MALAK, HAYTHAM.JAN.JIR.
HAIGHT, AMANDA.	COX, AMANDA.	MAI, NAM.QUOC.	MARSHALL,
BEATRICE.DOROTHY.	BEATRICE.KIERAH.	MALAK, HAYTHAM.JAN.JIR.	ERIC.JAMES.BROUGHTON.
HAMMAD, QAZI.	QAZI, HAMMAD.	MARSHALL,	MARTIN WILLIS,
HANLON,	HANLON, ANTHONY.	ERIC.JAMES.BROUGHTON.	SUSAN.MARIE.
ANTHONY.BRYANT.	WILLIAM.DEAN.	MARTIN WILLIS,	MARTINEZ DOUCETTE,
HANLON, SAMANTHA.	DANIELLE.JOYCE.	SUSAN.MARIE.	DERRIK-XAVIER.
DANIELLE.	HARASYM, SARAH.DARLENE.	MARTINEZ DOUCETTE,	MASTRANGELO, ANN.MARIE.
HARASYM, SALLY.DARLENE.	HE, BRENDIA.QIFEN.	DERRIK-XAVIER.	MAXIMOVA, EVGENIA.
HE, QI.FEN.	HEATHERINGTON-ANDERSON,	MASTRANGELO, ANN.MARIE.	MAXIMOVA, EUGENIA.
HEATHERINGTON,	ROBERT.GORDON.	MAXIMOVA, EVGENIA.	KILPATRICK,
ROBERT.GORDON.	HELD, DARRYL.MORRIS.	MAXWELL MOORE,	CASILIR.GENNA.LYNN.
HELD, DARRELL.MORRIS.	HEMMINGER, KAREN.	CASILIR.GENNA.LYNN.	MC DONALD, JENNIFER.
HEMMINGER,	ALICE.LAURA-LEE.	MCCORMICK,	MARIE-CLAIRE.CYNTHIA.
KAREN.ALICE..	WALKER, ROGER.NILS.	JENNIFER.CONNIE.MARIE.	MCDONALD, KRISTINA.
HENKER, ROGER.NILS.	CHARASS,	MCCORMICK, KRISTINA.	MARIE-CLAIRE.CYNTHIA.
HILARION RAMIREZ,	RANDALL.ARIEL.	NANCY.MARY.BRIGITTE.	CURRIE, NICHOLAS.TAYLOR.
RANDALL..	HO, KAREN.KAYING.	MCCULLOCH, NICHOLAS.IAN.	WRIGHT,
HO, KAYING..	SMALL, ANNE.LUELLA.	MCDONALD,	TAYLOR.ALEXANDRA.
HOSTLER, LUELLA.ANNA.	HOUGH, GEORGE.PERCIVAL.	TAYLOR.ALEXANDRA.	KELLY, ERIN.CATHERINE.
HOUGH, GEORGE.DUQUETTE.	HUANG, EMMA.QINRAN.	MCKENNA, ERIN.CATHERINE.	SMITH,
HUANG, QIN.RAN.	WHYTE, YASMIN.KRISTINA.	MCKENZIE, SHAQHEEM.	SHAQHEEM.JASON.
ILAH, YASMIN.KRISTINA.	ISKHAKOV, ANUAR.	TVRELL.JASON.TREY.	RAHMAN, JAMILUR.
ISHAKOV, ANUAR.	SULTANMURATOVICH.	MD, JAMILUR.RAHMAN.	ALAMNEHE,
SULTANMURATOVITCH.	ARULALAN, JEYARUBY.	MEBRATU,	NAHOME.MEBRATU.
JEGASOTHY, JEYARUBY.	HALIMAN, JENY.	NAMOME.	MIKAN, JOHN.IVAN.
JENY, JENY.	KRAJCARSKI,	MIKAN, IVAN.	RAHMAN,
JESSEN,	CYNTHIA.KARINA.KOLTZEN.	MOHAMMED,	RAFI.
CYNTHIA.KARINA.KOLTZEN.	FORBES, AMY-LYNNE.	TAYEEBUR.RAHMAN.	RAHMAN,
JOBIN, AMY-LYNNE.	ELIZABETH.	MOHAMMED,	WAHID.
ELIZABETH.	JONES, CHEYENNE.	WAHIDUR..RAHMAN.	MULLIN,
JONES GOODFELLOW,	TERESA.ROSE.	MULLIN,	PATRICK.JOSEPH.
CHEYENNE.TERESA.ROSE.	KANTHIAH,	JAMES.PATRICK.JOSEPH.	AWIA, JULIE.BENJAMIN.
KANDASAMY,	THIRUNAVUKARASU.	MUSTAFA, ZAHIDA.IBRAHEM.	KETHEESWARAN, VINISHA.
THIRUNAVUKARASU.	SYED, NAZAN.KHATIB.	NADARAJAH, VINISHA.	NAJJAR, TAYLOR.GRACE..
KASIM, NAZAN.KHATIB.	SINGH, JESSI.JASPREET.	NAJJAR, GRACE.HASSIB.	NAIMMI,
KAUR, EMMY.JASPREET.	JAMES, SAMUEL.JOSHUA.	NAYIMI,	MOHAMMAD.NADER.
KELES, MUSA.	KERNOHAN WILKINS,	MOHAMMAD.NADER.	NISBETT, JAMES.HAROLD.
KERNOHAN,	AMANDA.CHRISTINE.	NESBITT, JAMES.HAROLD.	NGUYEN, TRISH.
AMANDA.CHRISTINE.	KHASHAN,	NGUYEN,	TRINH.TUYET.THI.
KHASHAN,	THOMAS.MICHAEL.	THI.TUYET.TRINH.	MARDAN, NIGARA.
FADI.	KHASHAN, MICHAEL.FAROQ.	NIGERE, XIAHEMAIERDAN.	NGUNDE,
KHASHAN, MAHMOUD.FAROQ.	KHASHAN, SALLY.MICHAEL.	NTONGWE,	DIEUDONNE.NTONGWE.
KHASHAN, SALLY.	KONTOH, MARVINA.	DIEUDONNE.MESAPE.	ORTIZ,
KONTOH, MARVIN.	WARNER,	ORTIZ MAGANA,	JIMMY.
KOSTAKIS,	BRITTANY.MARLENA.	JAIME.HERNANDO.	JIBRIL, SAMI.TAWFIQ.
BRITTANY.MARLENA.	KOUNIN, OLGA.ALEXEEVNA.	OSMAN, MAGARSA.KHADAR.	
KOUNINA, OLGA.ALEXEEVNA.			

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
PANG, CHAO.TONG.	PENG, DANIEL.	SKINNER, MATHEW.JAMES.	SKINNER, MATTHEW.JAMES.
PARAMANANTHAN,	SENTHILKUMARAN,	SMITH, LAURA.LEIGH.	MCQUINN, LAURA.LEIGH.
NIRANJINI.	NIRANJINI.	SOLIS UTRERAS,	RINCON CURZ,
PATHAN,	PATHAN, AFZALKHAN.	RICARDO.	MARCO.ANTONIO.
AFZALKAN.A.	ASDULLAKHAN.	SPANTON, LAURA.LYN.	DAVIES, LAURA.LYN.
PATTERSON,	PATTERSON-GRANT,	STARK, ALLISON.	STARK,
CORRIE-ELIZEBETH.	CORRIE-ELIZEBETH.	BRITTANY.MCDOUGALL.	ALLISON.GRACE.
PEACOCK BUGLASS,	PEACOCK,	SU, WEI.KAI.	SU, ROGER.WEI-KAI.
CATHERINE.JEAN.	CATHERINE.JEAN.	TADA, SHAHIN.TDRISH.	AMEJEE, SHAHIN.AHMED.
PEN, DINA.NICHOLE.	DOLAN, DINA.NICHOLE.	TAO, JESSICA.CHIN-CHIEN.	WHALEN, ANAIS.JESSICA.
PERRY, KANDACE.LEE.	HILL, KANDACE.LEE.	TARDIF, FELICIA.FAITH.	OWEN, FELICIA.FAITH.
PRANIUK,	SAWONIUK,	TEODOSIJEVIC, DORDE.	TEODOSIJEVIC, GEORGE.
MONIKA.AGNIESZK.	MONIKA.AGNIESZK.	TEODOSIJEVIC, SASA.	TEODOSIJEVIC, SASHA.
PREBREZA, MUSLI.	PREBREZA, MUSLI.	THOMPSON-ELLIS,	MANHERTZ,
QALIB, FADUMO.	WARSAME, FADUMO.	J'MONE.HASÁNI.	J'MONE.HASÁNI.
RAEES, RIFFAT.	EFFANDI, RIFFAT.	TORRES-SWALLOW, MARINA.	TORRES, MARINA.
RAGNAUTH,	QUINTANILLA,	CATHERINE.BIANCA.	BLANCA.FÉ.
ZYEI.MILAGRO.	ZYEI.MILAGRO.	TRIOLO, GIOACCHINO.	TRIOLO, JACK.GIOACCHINO.
RANGIN LOU PAZOOKY,	PAZOOKY,	TROMBETTA,	NOBODY,
FATEMEH.	BADRI.	ADAM.FRANKLIN.AIMEE.	ADAM.WORDSWORTH.
RAOUF,	YOHANA,	TSANG, KA.YEE..	TSANG, CHRISTINA.KA.YEE.
ZAHRA.RASHED.	SULTANA.GEORGIS.	TUOHUTINIYAZI, DILIXIATI.	TONYAZ, DILSHAT.
RASIAH,	ARULALAN,	VACHON, AARRON.CHARLES.	CHEFF, AARON.CHARLES.
AJANTHA.ARULALAN.	AJANTHA.	VAUGHAN,	ANSELL-VAUGHAN,
RASIAH,	ARULALAN,	ROSEANNA.RASHELKA.	ROSEANNA.RASHELKA.
JERUSHAN.ARULALAN.	JERUSHAN.	VERGARA,	VERGARA,
RAUSCH, DUSTIN.JOHN.	HUGHES, DUSTIN..JOHN.	LEIANNE.LAUREN.	LEIANNE.LAUREN.MALIXI.
RAVINDRAN, KARTHIGAN.	RAVEENDRAN, KARTHIGAN.	VIVEROS MURIEL,	KHAMMI,
RAVINDRAN, SANADEN.	RAVEENDRAN, SANADEN.	JAIME.ORLANDO.	SALOMON.
RIEHM PALOMINO,	RIEHM,	VONG, PHUI.TONG.	VONG, BETTY.PHUI.TONG.
DIEGO.ALONSO.	DIEGO.ALONSO.	WANG, BING.MEI.	WANG, KRISTEN.BINGMEI.
RIGBY,	CHARITY,	WEBER, TYLER.JEFFREY.	GINGRICH, TYLER.JEFFREY.
RICHARD.KYLE.CHARITY.	RICHARD.KYLE.	WEST, JENNIFER.MARIE.	MCINTYRE, JENNIFER.MARIE.
RUFEINA, ABUDUSULI.	ABDURUSUL, RUFINA.	WIDODO, PHILIP.PUTRA.	HALIMAN, PHILIP.ADAM.
RYBICKI, JEREMY.	RYBICKI, REMIGIUSZ.	WIDODO,	HALIMAN,
SABO, NATALIE.HELEN.	HOLYDAY, NATALIE.HELEN.	CHRISTARA.ANGELA.PUTRI.	CHRISTARA.ANGELA.
SAIKIN, RACHEL.	DAYVIS, PAIGE.RACHEL.	WILKINSON,	WILSON,
SALIB, SARAH.N.	LANSING, SARA..	PATRICIA.ANNE.EVELYN.	ANNE.
SANDHU, MANMEET.	BAJWA, MANMEET.KAUR.	WU, MENG.CHIEH.	WU, JADE.
SANDHU, NOOR.	BAJWA, NOOR.KAUR.	YAN, WEN.XIU.	SELBY, WEN.XIU.
SANDHU, SUKHRAJ.	BAJWA, SUKHRAJ.SINGH.	YOURT, JOHN.WILLIAM.	YOURTH, JOHN.WILLIAM.
SANDHU, TEGH.	BAJWA, TEGH.SINGH.	YUAN, YONG.YU.	YUAN, LISA.
SAVATOVIC,	SAVATOVICH,	YUEN, CHUNG-WEI.	YUEN, CHUNG-WEI.ROBIN.
CATHERINE.JANELLE.	CATHERINE.JANELLE.	ZAPPIA, LISA.	PNEUMATICOS, LISA.
SCHULTZ, JENNIFER.ANNE.	BANFIELD, JENNIFER.ANNE.	ZATRAK, DANIEL.	DEMETER, DANIEL..
SHAH,	SHAH, SHREYAS.	ZENUNAJ, AIDA.	VELO, ANNA.MARIA.AIDA.
SHREYASKUMAR.VI.	VIPINCHANDRA.	ZHANG, KE.YUE.	ZHANG, KATE.
SHAH, VIBHA.SHREYASHK.	SHAH, VIBHA.SHREYAS.	ZHANG,	ZHANG,
SHIVRATAN, DEOKIE.	PERSAUD, GAITRE.DEOKIE.	RONGRONG.	SHIRLEY.RONGRONG.
SIMPSON,	BROOKS NELSON,	ZHANNAN, LIU.	LIU, ZHANNAN.
KAREN.ROMA.	KAREN.ROMA.	ZHENG, YI.KUN.	ZHENG, KEVIN.YIKUN.
SIMPSON,	SIMPSON, SIMONA.	ZORI, OMAR.GREGORY.	ZORI, GREGORY.OMAR.
SHARON.LESLIE.KATHLEEN.	SHARON.LESLIE.KATHLEEN.		
SINGH, KAWAL.PREET.	BAWA, KAWAL.PREET.SINGH.		
SIVAKUNANATHA,	SIVAKUNANATHA,		
SIVAKRISANTHI.	KRISHANTHI.		

(141-G207)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Foreign Cultural Objects Immunity from Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F.23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during *The 1930s: The Making of "The New Man"* exhibition at the National Gallery of Canada in Ottawa pursuant to a loan agreement between the National Gallery of Canada and the lender listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario are in the interest of the people of Ontario.

Date: May 6, 2008

Determined by: Steven Davidson, Assistant Deputy Minister, Ministry of Culture

SCHEDULE "A" THE 1930s: THE MAKING OF "THE NEW MAN" NATIONAL GALLERY OF CANADA

The following works are to be loaned from a Private Collection, Courtesy Bühnen Archiv, Oskar Schlemmer / The Oskar Schlemmer Theatre Estate in Oggebbio (VB), Italy. All works are by Oskar Schlemmer.

	Title	Year	Description	Dimensions
1	<i>Man in the Sphere of Ideas II</i>	1928	Black ink, partly sprayed, white paint, red crayon and pencil on paper, mounted on board	53 x 40.5 cm
2	<i>Simplest Construction of the Head from the Front (O. S.), Circle and Straight Line</i>	1928-29	Pencil, colour pencil and ink on chequered paper	29.8 x 21 cm
3	<i>Simplest Construction of the Head from the Front (profile) (O.S.), Circle and Straight Line</i>	1928-29	Pencil, colour pencil and ink on chequered paper	29.8 x 21 cm
4	<i>Type of Head</i>	1928-29	Pencil, colour pencil and ink on chequered paper	29.8 x 21 cm

(141-G208)

Ministry of the Attorney General Ministère du Procureur Général

Civil Remedies for Illicit Activities Office (CRIA)

Civil Remedies for Illicit Activities Office (CRIA)

Ministry of the Attorney General

77 Wellesley Street West, P.O. Box 333

Toronto, ON M7A 1N3

Statutory Notice 129-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

– and –

A JOHN DEERE BACKHOE (IN REM)

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$2,000.00** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

All completed claims must refer to **Notice 129-08** and be received by CRIA no later than 5:00:00 pm on **August 19th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 129-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

– et –

UNE PELLE RÉTROCAVEUSE JOHN DEERE
(EN MATIÈRE RÉELLE)

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **2 000 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1-888-246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 129-08. De plus, elles doivent être reçues par le BRCAI au plus tard le 19 août 2008, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G209)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 130-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

— and —

**\$20,526 IN CANADIAN CURRENCY, \$631 IN U.S. CURRENCY
(IN REM)**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$22,777.20** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 130-08** and be received by CRIA no later than 5:00:00 pm on **August 19th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 130-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

— et —

**20 526 \$ EN DEVICES CANADIENNES, 631 \$ EN DEVICES
AMÉRICAINES (EN MATIÈRE RÉELLE)**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **22 777,20 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1-888-246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'avis 130-08. De plus, elles doivent être reçues par le BRCAI au plus tard le 19 août 2008, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G210)

Civil Remedies for Illicit Activities Office (CRIA)

Statutory Notice 131-08 made under Ontario Regulation 498/06

ATTORNEY GENERAL OF ONTARIO

— and —

**\$49,980 IN CANADIAN CURRENCY (IN REM) AND IONUT
IRINEL ORBULESCU**

The above captioned civil forfeiture proceeding commenced under the Civil Remedies Act has resulted in the sum of **\$46,483.34** being deposited into a special purpose account.

All individuals or other persons who have suffered pecuniary or non-pecuniary losses (money or non money damages) as a result of the unlawful activity that was the subject of the forfeiture proceeding are entitled to make a claim for compensation.

The Crown, a municipal corporation or a public body that is a member of one of the classes of public bodies prescribed in the regulation that suffered pecuniary losses as a result of the unlawful activity that are expenses incurred in remedying the effects of the unlawful activity are also entitled to make a claim for compensation.

All claims must comply with section 6 of Ontario Regulation 498/06 or they will be denied. Regulation 498/06 may be found at: http://www.e-laws.gov.on.ca/DBLaws/Regs/English/060498_e.htm.

To obtain a claim form or if you have any inquiries regarding your entitlement to compensation, please contact CRIA toll free at 1-888-246-5359 or by e-mail to cria@ontario.ca or by Fax to 416-314-3714 or in writing to:

Civil Remedies for Illicit Activities Office (CRIA)
Ministry of the Attorney General
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 131-08** and be received by CRIA no later than 5:00:00 pm on **August 19th, 2008** or they will not be considered. Completed claims may be submitted either in writing to the above address or electronically to the above e-mail account or via fax.

You may not be eligible for compensation if you took part in the unlawful activity giving rise to the forfeiture proceeding. Even if you are eligible for compensation, your claim may be denied if you are unable to provide proof of your claim.

Bureau du recours civil à l'égard d'activités illicites (BRCAI)

Avis 131-08 publié en application du Règlement de l'Ontario 498/06

LE PROCUREUR GÉNÉRAL DE L'ONTARIO

— et —

**49 980 \$ EN DEVICES CANADIENNES (EN MATIÈRE RÉELLE)
ET IONUT IRINEL ORBULESCU**

L'instance civile de confiscation susmentionnée, introduite en vertu de la *Loi sur les recours civils*, a entraîné le dépôt de la somme de **46 483,34 \$** dans un compte spécial.

Tous les particuliers ou autres personnes qui ont subi des pertes pécuniaires ou extrapécuniaires (pertes monétaires ou autres) par suite de l'activité illégale qui a donné lieu à l'introduction de la présente instance, ont le droit de présenter une demande d'indemnisation.

La Couronne, une municipalité ou un organisme public qui fait partie de l'une des catégories d'organismes publics prescrites dans le règlement et qui a subi des pertes pécuniaires par suite de l'activité illégale qui constituent des frais engagés pour remédier aux effets de cette activité, a le droit de déposer une demande d'indemnisation.

Toutes les demandes doivent être conformes à l'article 6 du Règlement 498/06, sinon elles seront refusées. On peut consulter le Règlement 498/06 à l'adresse http://www.e-laws.gov.on.ca/DBLaws/Regs/French/060498_f.htm.

Pour obtenir une formule de demande ou des renseignements sur votre droit à une indemnité, veuillez communiquer avec le BRCAI en composant le numéro sans frais 1 888 246-5359, par courriel à cria@ontario.ca, par télécopieur au 416 314-3714 ou encore par écrit à l'adresse suivante :

Bureau du recours civil à l'égard d'activités illicites (BRCAI)
Ministère du Procureur général
77, rue Wellesley Ouest, C.P. 333
Toronto ON M7A 1N3

Toutes les demandes dûment remplies doivent faire référence à l'**avis 131-08**. De plus, elles doivent être reçues par le BRCAI au plus tard le **19 août 2008**, à 17 h, sinon elles ne seront pas examinées. Les demandes dûment remplies peuvent être présentées par écrit à l'adresse ci-dessus ou par voie électronique à l'adresse de courriel ci-dessus ou encore par télécopieur.

Vous pouvez ne pas être admissible à une indemnité si vous avez participé ou contribué à vos pertes ou à l'activité illégale donnant lieu à l'instance. Même si vous êtes admissible à une indemnité, votre demande pourra être refusée si vous n'êtes pas en mesure de la justifier.

(141-G211)

Mining Act Loi Sur Les Mines

GOVERNMENT NOTICE - UNDER THE MINING ACT LIST OF LANDS AND/OR MINING RIGHTS OPEN FOR STAKING JUNE 1, 2008

Note that some of these lands may be subject to Withdrawal Orders effective prior to June 1, 2008 under Section 35 of the *Mining Act*. You are strongly advised to reference mining claim maps and contact the Provincial Recording Office if you have any questions, prior to conducting field activities. Mining claim maps are available on-line at <http://www.ontario.ca/mininglands> or by calling 1-888-415-9845.

PURSUANT to the provisions of Sections 197(7), 184(2), 81(13), 82(8), 183(5) and 41(3) of the *Mining Act*, the following lands shall be open for prospecting, staking out, sale or lease at and after 8:00 A.M. standard time on the 1st day of June, 2008.

Note that some of the lands listed below may have mine hazards within their boundaries. Please conduct your mineral exploration activities accordingly.

Christine Kaszycki
Assistant Deputy Minister
Mines and Minerals Division
Ministry of Northern Development and Mines

For inquiries please contact:
Senior Mining Tax and Lease Administrator
933 Ramsey Lake Road, 6th Floor
Sudbury, Ontario P3E 6B5
(705) 670-5848

**AVIS GOUVERNEMENTAL – EN VERTU DE LA *LOI SUR LES MINES*
LISTE DES TERRAINS ET DROITS MINIERS OUVERTS AU JALONNEMENT
LE 1^{er} JUIN 2008**

Veuillez prendre note que certains de ces terrains pourraient faire l'objet d'arrêtés de soustraction en vigueur avant le 1^{er} juin 2008 en vertu de l'article 35 de la *Loi sur les mines*. Avant d'entreprendre des activités sur le terrain, nous vous conseillons fortement de consulter les cartes de claims et de communiquer avec le Bureau provincial d'enregistrement minier si vous avez des questions. Vous pouvez consulter les cartes de claims en ligne à <http://www.ontario.ca/mininglands> ou en composant le 1 888 415-9845.

CONFORMÉMENT aux dispositions des paragraphes 197(7), 184(2), 81(13), 82(8), 183(5) et 41(3) de la *Loi sur les mines*, les terrains et droits miniers seront ouverts à la prospection, au jalonnement, à la vente ou au bail dès 8 h, heure normale, le 1^{er} jour de juin 2008.

Il pourrait exister des dangers miniers dans les limites de certains de ces terrains. Veuillez effectuer vos activités d'exploration en conséquence.

Christine Kaszycki
Sous-ministre adjointe
Division des mines et des minéraux
Ministère du Développement du Nord et des Mines

Renseignements :
Administratrice principale des impôts et des baux miniers
933, chemin du lac Ramsey, 6^e étage
Sudbury ON P3E 6B5
705 670-5848

ACC# / NUMÉRO DE COMPTE	PIN / COTE FONCIÈRE	DESCRIPTION	HECTARES
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DISTRICT OF ALGOMA / DISTRICT D' ALGOMA

TOWNSHIP OF ALARIE / CANTON D' ALARIE

A***0220-0001	31619-0002(LT)	Mining and surface rights, Island B, in front of Ryan's Location in Lake Superior, now called Fawcett Island	1.214
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TOWNSHIP OF BOUCK / CANTON DE BOUCK

A***0555-0178	31395-0105(LT)	Mining rights only, that pt of Mining Claim S86064, formerly S67375, not covered by the waters of Dunlop Lake	19.777
A***0555-0179	31395-0104(LT)	Mining rights only, that pt of Mining Claim S86065, formerly S67376, not covered by the waters of Dunlop Lake	13.869
A***0559-0001	31395-0311(LT)	Mining rights only, that pt of Mining Claim S86068, formerly S67365, not covered by the waters of Dunlop Lake	1.165
A***0559-0002	31395-0311(LT)	Mining rights only, that pt of Mining Claim S86067, formerly S67364, not covered by the waters of Dunlop Lake	0.057
A***0559-0003	31395-0311(LT)	Mining rights only, that pt of Mining Claim S86098, formerly S67336, not covered by the waters of Dunlop Lake	0.291
A***0559-0004	31395-0311(LT)	Mining rights only, that pt of Mining Claim S86113, formerly S67367, not covered by the waters of Dunlop Lake	3.905
A***0559-0005	31395-0094(LT)	Mining rights only, that pt of Mining Claim S86108, formerly S67371, not covered by the waters of Dunlop Lake	16.948

TOWNSHIP OF GUNTERMAN / CANTON DE GUNTERMAN

A***0555-0117	31404-0584(LT) 31404-0585(LT)	Mining rights only, pt of Mining Claim S66622, being pts 7 & 8 on 1R10327	5.754
A***0555-0171	31404-0573(LT)	Mining rights only, pt of Mining Claim S66622, being pt 1 on 1R9534	6.080
A***0555-0172	31404-0549(LT)	Mining rights only, pt of Mining Claim S66622, being pt 1 on 1R8124	0.864
A***0555-0173	31404-0550(LT) 31404-0551(LT)	Mining rights only, pt of Mining Claim S68950, being pts 2, 3 & 4 on 1R8124	15.845
A***0555-0174	31404-0574(LT)	Mining rights only, pt of Mining Claim S68950, being pt 2 on 1R9534	0.913
A***0555-0175	31404-0575(LT)	Mining rights only, pt of Mining Claim S68950, being pt 3 on 1R9534	0.061
A***0560-0001	31404-0548(LT) 31404-0640(LT)	Mining rights only, pt of Mining Claim S76958, designated as pts 5 & 6 on 1R8124	0.620

TOWNSHIP OF MCMURRAY / CANTON DE MCMURRAY

A***0052-0001	31169-0303(LT)	Mining rights only, Mining Claim SSM3837	10.522
A***0052-0002	31169-0298(LT)	Mining rights only, Mining Claim SSM3491	19.020
A***0052-0003	31169-0323(LT)	Mining rights only, Mining Claim SSM4762	9.712
A***0052-0004	31169-0327(LT)	Mining rights only, Mining Claim SSM4763	12.545
A***0052-0005	31169-0321(LT)	Mining rights only, Mining Claim SSM4764	8.094
A***0052-0006	31169-0320(LT)	Mining rights only, Mining Claim SSM4765	13.759
A***0052-0007	31169-0294(LT)	Mining rights only, Mining Claim SSM3375	19.425
A***0052-0008	31169-0301(LT)	Mining rights only, Mining Claim SSM3512	10.886
A***0057-0005	31169-0331(LT)	Mining rights only, Mining Claim SSM4616, being land and land covered with the water of part of an unnamed lake	14.164
A***0448-0001	31169-1205(LT)	Mining rights only, that pt of Mining Claim SSM12226 not covered by the waters of Wawa Lake and an unnamed lake	10.538
A***0448-0002	31169-1199(LT)	Mining rights only, Mining Claim SSM12227, being land and land under the water of part of an unnamed lake	8.203
A***0448-0003	31169-1200(LT)	Mining rights only, Mining Claim SSM12228	10.740
A***0448-0004	31169-1201(LT)	Mining rights only, Mining Claim SSM12229	11.756
A***0448-0005	31169-1202(LT)	Mining rights only, Mining Claim SSM12230	21.512
A***0448-0006	31169-1203(LT)	Mining rights only, Mining Claim SSM12231, being land and land under the water of pt of an unnamed lake	22.290

TOWNSHIP OF NICOLET / CANTON DE NICOLET

A***0416-0001	31264-0009(LT)	Mining rights only, Mining Claim SSM35137	11.886
A***0416-0002	31264-0013(LT)	Mining rights only, Mining Claim SSM35168	10.514
A***0416-0003	31264-0014(LT)	Mining rights only, Mining Claim SSM35127, being land and land under the water of pt of a small unnamed lake	12.056
A***0416-0004	31264-0012(LT)	Mining rights only, Mining Claim SSM35128, being land and land under the water of pt of a small unnamed lake	12.286
A***0416-0005	31264-0008(LT)	Mining rights only, Mining Claim SSM35136	11.582
A***0416-0006	31264-0010(LT)	Mining rights only, Mining Claim SSM35140	12.120
A***0416-0007	31264-0011(LT)	Mining rights only, Mining Claim SSM35143	10.882
LA**0005-0001	31264-0001(LT)	Mining and surface rights, Mining Claim SSM35169	11.250

LA**0005-0007	31264-0002(LT)	Mining and surface rights, Mining Claim SSM35135	12.885
LA**0005-0010	31264-0003(LT)	Mining and surface rights, Mining Claim SSM35141	12.072
LA**0005-0011	31264-0004(LT)	Mining and surface rights, Mining Claim SSM35142	12.663

DISTRICT OF COCHRANE / DISTRICT DE COCHRANE**TOWNSHIP OF COOK / CANTON DE COOK**

C***0069-0001	65450-0064(LT)	Mining rights only, pt of the SE pt of the S pt of broken Lot 9, Con 1, being pt of Mining Claim L27062, as in instrument 49347, saving and excepting instrument 50525, and excepting land under the water of Black River	10.623
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TOWNSHIP OF DELOORO / CANTON DE DELOORO

C***0318-0001	65442-0577(LT)	Mining rights only, Mining Claim ME54 (TRS1299)	15.277
C***0318-0002	65442-0579(LT)	Mining rights only, Mining Claim ME31 (TRP652)	15.884
C***0318-0003	65442-0579(LT)	Mining rights only, Mining Claim ME30 (TRP653)	17.199
C***0318-0004	65442-0578(LT)	Mining rights only, Mining Claim ME29 (TRP651)	16.390
C***0318-0005	65442-0579(LT)	Mining rights only, Mining Claim ME23 (TRS876)	18.110
C***0318-0006	65442-0578(LT)	Mining rights only, Mining Claim ME22 (TRS875)	16.693
C***0318-0007	65442-0578(LT)	Mining rights only, Mining Claim ME21 (TRS874)	16.390
C***0318-0008	65442-0578(LT)	Mining rights only, Mining Claim ME20 (TRS877)	16.896
C***0413-0001	65442-0682(LT)	Mining rights only, Mining Claim LO346	9.996
C***1073-0002	65442-0093(LT)	Mining rights only, Mining Claim ME42 (TRS1032), except SRO as in C517399	17.401

TOWNSHIP OF ELDORADO / CANTON D' ELDORADO

LC**0093-0001	65468-0004(LT)	Mining and surface rights, Mining Claim TRP1566	19.465
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TOWNSHIP OF GERMAN / CANTON DE GERMAN

C***1375-0001	65362-0524(LT)	Mining rights only, N 1/2 of the N 1/2 of Lot 12, Con 2	31.869
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TOWNSHIP OF LENNOX / CANTON DE LENNOX

C***1380-0001	65295-0124(LT)	Mining rights only, S 1/2 of Lot 7, Con 6	63.940
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TOWNSHIP OF MORTIMER / CANTON DE MORTIMER

LC**0282-0001	65308-0003(LT)	Mining and surface rights, Mining Claim L531045, being pt 1 on 6R4714	19.121
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TOWNSHIP OF MOUNTJOY / CANTON DE MOUNTJOY

C***1366-0001	65423-1236(LT)	Mining rights only, pt of the SW 1/4 of the S 1/2 of Lot 1, Con 3, designated as pt 9 on 6R2310	0.065
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TOWNSHIP OF RICKARD / CANTON DE RICKARD

C***0246-0024	65338-0056(LT)	Mining rights only, NW 1/4 of the S 1/2 of Lot 7, Con 4, being Mining Claim T19630	16.187
C***0246-0028	65338-0055(LT)	Mining rights only, SW 1/4 of the S 1/2 of Lot 7, Con 4, being Mining Claim T18405	16.187

TOWNSHIP OF SHAW / CANTON DE SHAW

C***0099-0001	65443-0045(LT)	Mining rights only, Mining Claim DS2 (P15321)	17.588
C***0099-0002	65443-0044(LT)	Mining rights only, Mining Claim P15322 (DS1)	15.783
C***0099-0003	65443-0041(LT)	Mining rights only, Mining Claim PP5 (P15320)	18.211

C***0440-0001	65443-0131(LT)	Mining rights only, Mining Claim P8878	15.928
C***0440-0003	65443-0133(LT)	Mining rights only, Mining Claim P8880	18.442
C***1387-0001	65443-0132(LT)	Mining rights only, Mining Claim P8879	20.882

TOWNSHIP OF WALKER / CANTON DE WALKER

LC**0315-0001	65345-0191(LT)	Mining and surface rights, L1200338-339, L1140851, L1140854	64.952
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DISTRICT OF KENORA PATRICIA / DISTRICT DE KENORA PATRICIA**HEWITT LAKE (NORTH SPIRIT LAKE) AREA / RÉGION DU HEWITT (LAC NORTH SPIRIT)**

KP**0258-0001	42034-0900(LT)	Mining and surface rights, Mining Claim KRL38347, being land and land under the water of pt of Opwagan Lake	21.125
KP**0258-0002	42034-0902(LT)	Mining and surface rights, Mining Claim KRL38348	24.504
KP**0258-0003	42034-0903(LT)	Mining and surface rights, that pt of Mining Claim KRL38349, not covered by the waters of Wapisipi Lake	25.989
KP**0258-0004	42034-0904(LT)	Mining and surface rights, Mining Claim KRL38350, being land and land under the water of pt of Lake No. 1	20.999
KP**0258-0005	42034-0905(LT)	Mining and surface rights, Mining Claim KRL38351, being land and land under the water of pt of Lake No. 1	24.755
KP**0258-0006	42034-0906(LT)	Mining and surface rights, Mining Claim KRL38352	11.606
KP**0258-0007	42034-0907(LT)	Mining and surface rights, Mining Claim KRL38353	20.473
KP**0258-0008	42034-0908(LT)	Mining and surface rights, Mining Claim KRL38354	19.878
KP**0258-0009	42034-0909(LT)	Mining and surface rights, Mining Claim KRL38355	20.554
KP**0258-0010	42034-0910(LT)	Mining and surface rights, Mining Claim KRL38356	12.274
KP**0258-0011	42034-0911(LT)	Mining and surface rights, Mining Claim KRL38357	16.382
KP**0258-0012	42034-0914(LT)	Mining and surface rights, Mining Claim KRL38359	19.530
KP**0258-0013	42034-0915(LT)	Mining and surface rights, Mining Claim KRL38360, being land and land under the water of pt of Lake No. 3	19.745
KP**0258-0014	42034-0916(LT)	Mining and surface rights, Mining Claim KRL38361	15.034
KP**0258-0015	42034-0917(LT)	Mining and surface rights, Mining Claim KRL38362	14.771
KP**0258-0016	42034-0968(LT)	Mining and surface rights, that pt of Mining Claim KRL38364, not covered by the waters of North Spirit Lake	16.200
KP**0258-0017	42034-0918(LT)	Mining rights only, Mining Claim KRL38369	15.245
KP**0258-0018	42034-0919(LT)	Mining and surface rights, Mining Claim KRL38370	15.026
KP**0258-0019	42034-0920(LT)	Mining and surface rights, that pt of Mining Claim KRL38371, not covered by the waters of North Spirit Lake	8.102
KP**0258-0020	42034-0921(LT)	Mining and surface rights, Mining Claim KRL38381	14.609
KP**0258-0021	42034-0943(LT)	Mining and surface rights, Mining Claim KRL38382	17.106
KP**0258-0022	42034-0922(LT)	Mining and surface rights, Mining Claim KRL38386, being land and land under the water of pt of Opwagan Lake	14.601
KP**0258-0023	42034-0923(LT)	Mining and surface rights, Mining Claim KRL38701	14.395
KP**0258-0024	42034-0912(LT)	Mining and surface rights, Mining Claim KRL38704	14.451

KP**0258-0025	42034-0913(LT)	Mining and surface rights, pt of CLM 103 being, Mining Claims KRL38358, KRL38363, KRL38366-8, KRL38375-80, KRL38385, KRL38389, KRL38699, KRL38700, KRL38702-3 and pts of KRL38383-4, KRL38387-8 and KRL 38697-8, being land & land under the water of Lake No 2 and pt of Opwagan Lake and including any islands and islets in Wapisipi Lake	330.349
LO**0729-0001		Mining rights only, pt of Mining Claims KRL38364 and KRL38371, being land under the water of North Spirit Lake	10.676
LO**0729-0002		Mining rights only, pt of Mining Claim KRL38349 being land under the water of Wapisipi Lake	2.954
LO**0729-0003		Mining rights only, pt of Mining Location CLM 103, being pts of Mining Claims KRL38383, KRL38384, KRL38387, KRL38388, KRL38697 and KRL38698, being land under the water of Wapisipi Lake	49.424

KECHEOKAGAN LAKE AREA / RÉGION DU KECHEOKAGAN

LKP*0083-0001	42034-1296(LT)	Mining and surface rights, Mining Claim PA362503, composed of land and land under the waters of pt of Horseshoe Lake, being pt 1 on 23R6453	15.633
LKP*0083-0002	42034-1293(LT)	Mining rights only, Mining Claim PA392262, composed of land and land under the waters of pt of Horseshoe Lake, being pt 2 on 23R6453	15.908
LKP*0083-0003	42034-1294(LT)	Mining rights only, Mining Claim PA392263, composed of land and land under the waters of pt of Horseshoe Lake, being pt 3 on 23R6453	13.638
LKP*0083-0004	42034-1295(LT)	Mining rights only, Mining Claim PA392264, composed of land and land under the waters of pt of Horseshoe Lake, being pt 4 on 23R6453	13.820
LKP*0083-0005	42034-1297(LT)	Mining and surface rights, Mining Claim PA362502, composed of land and land under the waters of pt of Horseshoe Lake, being pt 5 on 23R6453	14.714
LKP*0083-0006	42034-1298(LT)	Mining and surface rights, Mining Claim PA392265, composed of land and land under the waters of pt of Horseshoe Lake and pt of an unnamed creek, being pt 6 on 23R6453	15.216
LKP*0083-0007	42034-1299(LT)	Mining and surface rights, Mining Claim PA392266, composed of land and land under the waters of pt of Horseshoe Lake, being pt 7 on 23R6453	14.852
LKP*0083-0008	42034-1300(LT)	Mining and surface rights, Mining Claim PA392267, composed of land and land under the waters of pt of Horseshoe Lake, being pt 8 on 23R6453	11.841
LKP*0083-0009	42034-1301(LT)	Mining and surface rights, Mining Claim PA362501, composed of land and land under the waters of pt of Horseshoe Lake, pt of Pipestone River and pts of two unnamed creeks, being pt 9 on 23R6453	15.588
LKP*0083-0010	42034-1302(LT)	Mining and surface rights, Mining Claim PA362500, composed of land and land under the waters of pt of an unnamed creek, being pt 10 on 23R6453	14.994
LKP*0083-0011	42034-1303(LT)	Mining and surface rights, Mining Claim PA362504, being pt 11 on 23R6453	15.350
LKP*0083-0012	42034-1304(LT)	Mining and surface rights, Mining Claim PA362505, composed of land and land under the waters of pt of Horseshoe Lake, being pt 12 on 23R6453	14.338

DISTRICT OF NIPISSING / DISTRICT DE NIPISSING**TOWNSHIP OF BRIGGS / CANTON DE BRIGGS**

LN**0032-0003	49011-0093(LT)	Mining rights only, Mining Claim T46321, being land under the waters of Lake Temagami, exclusive of any islands or pts of islands lying therein	16.147
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TOWNSHIP OF CYNTHIA / CANTON DE CYNTHIA

LN**0067-0002	49007-0008(LT)	Mining and surface rights, Mining Claim L225443, being pt 1 on 36R5758	15.391
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TOWNSHIP OF MATTAWAN / CANTON DE MATTAWAN

N***0132-0001	49100-0328 (R) 49100-0347(R)	Mining rights only, Lots 38 & 39, Con 5, excepting those pts conveyed to Hydro Electric Power Commission of Ontario, as described in instruments 246 & 247	37.186
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N***0145-0001	49100-0333(LT) 49100-0334(LT)	Mining rights only, Lot 39, Con 6, being N & W of Plan NRD-1397 and S & E of Plan NRD-1397, saving and excepting instrument 247	23.073
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TOWNSHIP OF STRATHY / CANTON DE STRATHY

LN**0099-0001	49005-0007(LT)	Mining and surface rights, Mining Claim TRT4450, being land and land covered with the water of pt of Kanichee Lake	15.346
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LN**0099-0002	49005-0005(LT)	Mining and surface rights, Mining Claim TRT4220, being land and land covered with the water of pt of Kanichee Lake	15.593
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DISTRICT OF RAINY RIVER / DISTRICT DE RAINY RIVER**LITTLE TURTLE LAKE AREA / RÉGION DU LAC LITTLE TURTLE**

RR**0022-0001	56066-2697(LT)	Mining rights only, Mining Location G201, recorded as FF664	14.512
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RR**0113-0001	56066-1283(LT)	Mining rights only, Mining Location HP186, situate North of Bad Vermilion Lake near Seine River	32.375
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TOWNSHIP OF MCCAUL / CANTON DE MCCAUL

RR**0279-0001	56004-0013 (LT)	Mining and surface rights, Mining Claim ES61 (FF756)	10.927
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RR**0279-0002	56004-0014 (LT)	Mining and surface rights, Mining Claim X733 (FF842)	19.020
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SAWBILL BAY/MARMION LAKE AREA / RÉGION DE BAIE SAWBILL/ LAC MARMION

RR**0230-0002	56066-2522(LT)	Mining and surface rights, Mining Location ES32, situate NE of Four Mile Lake and E of Saw Bill Lake	16.187
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STEEPROCK LAKE AREA / RÉGION DU LAC STEEPROCK

RR**0141-0001	56066-3378(LT)	Mining rights only, Mining Claim FF3697, S of Freeborn Township, Municipality of Atikokan	11.198
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DISTRICT OF SUDBURY / DISTRICT DE SUDBURY**TOWNSHIP OF BRACKIN / CANTON DE BRACKIN**

LS**0129-0001	73002-0026(LT)	Mining and surface rights, Mining Claims P720610, P720605, P720607 and P720608, being pts 1, 3, 4 and 5 on 53R10557, being tracts of land and land under the waters of Crooked Lake	77.190
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TOWNSHIP OF GOSCHEN / CANTON DE GOSCHEN

LS**0052-0001	73433-0011(LT)	Mining and surface rights, Mining Claim S121995, being land and land under the water of pt of Jackdaw Lake	15.208
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LS**0052-0002	73433-0012(LT)	Mining and surface rights, Mining Claim S121994, being land and land under the water of pt of Lake Panache in Goschen and Caen Townships	15.941
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LS**0052-0003	73400-0052(LT)	Mining and surface rights, Mining claim S121996 being land and land under the water of pt of Panache Lake, in Goschen and Caen Townships	15.799
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TOWNSHIP OF GOUGH / CANTON DE GOUGH

LS**0051-0001	73388-0001(LT)	Mining and surface rights, Mining Claim S121682, being land and land under the water of pt of Gough Lake	20.072
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TOWNSHIP OF NAIRN / CANTON DE NAIRN

S***0782-0001	73394-0005(LT)	Mining rights only, pt of Lot 10, Con 2 as in LT94375	0.202
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S***0787-0001	73394-0046(LT)	Mining rights only, pt of Lot 10, Con 2, being pts 1 to 3 on 53R9986 and pts 1 and 2 on 53R10332	0.551
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S***0787-0002	73394-0087(LT)	Mining rights only, pt of Lot 10, Con 2, being pts 8, 9 and 10 on 53R10706	2.932
S***0793-0001	73394-0088(LT)	Mining rights only, pt of Lot 10, Con 2, being pts 6, 13 and 14 on 53R10706	3.739

TOWNSHIP OF PENHORWOOD / CANTON DE PENHORWOOD

S***0746-0003	73042-0010(LT)	Surface rights only, CLM 100, being Mining Claims S107969-72, S107976-79, S107983-84, S108001-02, S109496-98 and S111712; land and land under the water of Second & Third Lake	264.508
S***0746-0004	73042-0011(LT)	Surface rights only, Mining Location CLM 101, being Mining Claims S107973, S107980, S107985-88, S108003-05, S108010-12, S109499-502	249.518
S***0746-0005	73042-0013(LT)	Surface rights only, Mining Location CLM 102, being Mining Claims S108313, S109674-75, S111582-89 and S111713; land under the water of First Lake	211.917
S***0746-0006	73042-0012(LT)	Surface rights only, Mining Location CLM 105, being Mining Claims S109676-79, S109690-91, S111576-81	182.447

DISTRICT OF TEMISKAMING / DISTRICT DE TEMISKAMING**TOWNSHIP OF BADEN / CANTON DE BADEN**

LT**0109-0001	61238-0006(LT)	Mining rights only, Mining Claim MR21186	18.858
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TOWNSHIP OF BERNHARDT / CANTON DE BERNHARDT

T***0837-0001	61219-0026(LT)	Mining rights only, Mining Claim L4825	15.095
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TOWNSHIP OF BOSTON / CANTON DE BOSTON

T***1050-0001	61244-0122(LT)	Mining rights only, Mining Claim L4906	16.026
T***1050-0002	61244-0119(LT)	Mining rights only, Mining Claim L4737	14.569
T***1050-0003	61244-0117(LT)	Mining rights only, Mining Claim L5025	18.494

TOWNSHIP OF BUCKE / CANTON DE BUCKE

T***1158-0001	61360-0194(LT)	Mining rights only, NE 1/4 of S 1/2 of Lot 3, Con 2	16.794
T***1454-0001	61356-0100(LT) 61356-0108(LT)	Mining rights only, pt of the SW 1/4 of the S 1/2 of Lot 13, Con 2, composed of portions of streets, avenues and lanes on Plan M-63, as in instrument TP11817	3.255

TOWNSHIP OF CAIRO / CANTON DE CAIRO

T***1272-0001	61400-0358(LT) 63399-0112(LT)	Mining rights only, pt of Mining Claim MR6582 (MR9947) and lands lying to the south thereof, as in TP10043, saving & excepting plan M-277	14.083
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TOWNSHIP OF GRENFELL / CANTON DE GRENFELL

T***0096-0001	61229-0549(LT)	Mining rights only, Mining Claim L13263, not covered by the waters of Kenogami Lake, saving & excepting instrument 105478 and pts 1-19 on plan TER-247	11.798
T***0111-0001	61229-0381(LT)	Mining rights only, Mining Claim 16681	19.263
T***0111-0002	61229-0379(LT)	Mining rights only, Mining Claim 16682	12.060
T***0323-0007	61229-0517(LT)	Mining rights only, Mining Claim L7936, saving and excepting M-Plan 295 and pts 14, 15 and 26 on 54R4107	12.387
T***1461-0001	61229-0518(LT)	Mining rights only, pt Mining Claim L9913 (L49977), not covered by the waters of the Blanche River, saving and excepting M-295	1.376

TOWNSHIP OF JAMES / CANTON DE JAMES

LT**0055-0015	61299-0012(LT)	Mining and surface rights, NE 1/4 of N 1/2 Lot 9 Con 5, being Mining Claim MR12352	16.036
LT**0055-0016	61299-0005(LT)	Mining and surface rights, SW pt of S pt of bro. Lot 8 Con 6, being Mining Claim MR15116	17.361

TOWNSHIP OF LEBEL / CANTON DE LEBEL

T***0163-0009	61227-0583(LT)	Mining rights only, Mining Claim LS120	12.545
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TOWNSHIP OF LORRAIN / CANTON DE LORRAIN

T***1372-0007	61391-0222(LT)	Surface rights only, Mining Claim RL458	11.331
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TOWNSHIP OF MCVITTIE / CANTON DE MCVITTIE

LT**0302-0002	61225-0081(LT)	Mining and surface rights, Mining Claims L523449 and L373648, being land and land under the waters of Lemieux Lake, being pts 1 and 2 on 54R2700	42.528
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T***0860-0001	61225-0558(LT)	Mining rights only, Mining Claim L9400	18.474
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TOWNSHIP OF MONTROSE / CANTON DE MONTROSE

LT**0066-0001	61259-0002(LT)	Mining and surface rights, Mining Claim MR17999, being land and land covered with the waters of an unnamed creek	12.820
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LT**0066-0002	61259-0001(LT)	Mining and surface rights, Mining Claim MR18000	8.616
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LT**0066-0003	61259-0003(LT)	Mining and surface rights, Mining Claim MR18001, being land and land covered with the waters of an unnamed creek	30.323
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TOWNSHIP OF NICOL / CANTON DE NICOL

LT**0140-0004	61321-0042(LT)	Mining and surface rights, Mining Claim WJ9 (MR2057)	18.777
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TOWNSHIP OF PACAUD / CANTON DE PACAUD

T***1306-0001	61251-0047(LT)	Mining rights only, NW 1/4 of the N 1/2 of Lot 2, Con 6	16.086
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T***1306-0002	61251-0048(LT)	Mining rights only, SW 1/4 of the N 1/2 of Lot 2, Con 6	16.086
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TOWNSHIP OF SOUTH LORRAIN / CANTON DE SOUTH LORRAIN

LT**0146-0001	61391-0179(LT)	Mining and surface rights, Mining Claim T29471	20.085
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T***0688-0002	61391-0105(LT)	Mining and surface rights, Mining Claim HR129, being land and land covered with water of pt of the east arm of Oxbow Lake	3.035
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TOWNSHIP OF TECK / CANTON DE TECK

T***1046-0001	61228-0621(LT)	Mining rights only, Mining Claim L3586, being firstly in the PIN	4.694
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T***1046-0002	61228-0621(LT)	Mining rights only, Mining Claim L3587, being secondly in the PIN	10.765
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T***1067-0001	61228-0476(LT)	Mining rights only, Mining Claim HR735, excepting instrument LT122743	15.985
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T***1195-0006	61402-0679(LT)	Mining rights only, Mining Claim HR1414 (T16705)	13.395
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T***1234-0001	61228-0712(LT)	Mining rights only, Mining Claim L3470	13.881
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TOWNSHIP OF TUDHOPE / CANTON DE TUDHOPE

T***0939-0002	61301-0014(LT)	Mining and surface rights, NE 1/4 of the N 1/2 of Lot 12, Con 3, being Mining Claim MR17340	15.783
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DISTRICT OF THUNDER BAY / DISTRICT DE THUNDER BAY**TOWNSHIP OF BLAKE / CANTON DE BLAKE**

TB**0712-0001	62273-0690(LT)	Mining rights only, Spar Island and all other islands and pts. of islands in front of the Prince Location as in RUS2264	203.557
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TOWNSHIP OF ERRINGTON / CANTON DE ERRINGTON

TB**1617-0001	62413-2911(LT)	Mining rights only, Mining Claim TB22912, saving and excepting portion A & B as described in instrument LPA56155 and pts 1 to 4 on plan D-64	13.027
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LAPONEN LAKE AREA / RÉGION DU LAC LAPONEN

LTB*0069-0001	62503-0533(LT)	Mining rights only, Mining Claim TB74219, being land and land under the water of pt of Seagram Lake	19.163
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LTB*0069-0002	62503-0532(LT)	Mining and surface rights, Mining Claim TB74221, being land and land under the water of pt of Seagram Lake	19.869
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LTB*0069-0003	62503-0534(LT)	Mining and surface rights, Mining Claim TB74218, being land and land under the water of pt of Seagram Lake	14.275
LTB*0069-0004	62503-0531(LT)	Mining and surface rights, Mining Claim TB74222, being land and land under the water of pt of Seagram Lake	16.626
LTB*0069-0005	62503-0530(LT)	Mining and surface rights, Mining Claim TB74224, being land and land under the water of pt of Seagram Lake	17.717

TOWNSHIP OF MACGREGOR / CANTON DE MACGREGOR

TB**0074-0001	62495-0532(LT)	Mining rights only, pt of Mining Location 3A, being pt 6 on 55R2242	1.459
TB**0483-0001	62499-0024(LT)	Mining rights only, Island 4	2.023
TB**0522-0001	62496-0013(LT)	Mining rights only, the westerly 4 acres of the southerly 19 acres of Lot 19Z, as in instrument TBR357838	1.619
TB**0631-0001	62493-0337(LT)	Mining rights only, pt of Mining Location 1Z, Savigny's Survey, as in instrument MCG4545	15.119
TB**0631-0002	62493-0334(LT) 62493-0337(LT)	Mining rights only, pt Mining Location 4Z, Savigny's Survey, as in MCG4545 except pts 2 and 5 on 55R12169	21.546
TB**0719-0001	62506-0390(LT)	Mining rights only, W 1/3 of Mining Location 8, Herrick's Survey, excepting pt 2 on P-8083, pt 10 on PAR-2R, pts 5 & 6 on 55R2635, instrument 25443, pt 1 on 55R6980, pt 19 on 55R9702, pt 1 on 55R11373 and pt 1 on 55R11829	3.246
TB**1101-0001	62495-0126(LT) 62495-0131(LT)	Mining rights only, pt of the E 1/2 of Mining Location 2A, White's Survey, as in TBR361437	6.378
TB**1398-0001	62495-0117(LT)	Mining rights only, pt of Mining Location 2A, White's Survey, as in TBR356940	4.168
TB**1784-0001	62493-0014(LT)	Mining rights only, pt of Mining Location 12, Francis Survey, being pt 1 on 55R9043	0.236
TB**1785-0001	62493-0025(LT)	Mining rights only, pt of Mining Location 12, Francis Survey, being pt 18 on 55R3374, excepting pt 1 on 55R9665 and pts 1 & 2 on 55R10309	6.753
TB**1786-0001	62493-0024(LT)	Mining rights only, pt of Mining Location 12, Francis Survey, being pt 1 on 55R10309	5.363
TB**1828-0001	62495-0097(LT)	Mining rights only, pt of Mining Location 3A, Hart's Survey, being pts 1-4 on 55R2030	4.050
TB**1831-0001	62495-0096(LT)	Mining rights only, pt of Mining Location 3A, Hart's Survey, being pts 9 and 12 on 55R2242	1.058
TB**1845-0002	62495-0291(LT)	Mining rights only, pt of Mining Location 12Z, being pt 2 on 55R12028	0.275

TOWNSHIP OF MCINTYRE / CANTON DE MCINTYRE

TB**0679-0001	62231-0120(LT)	Mining rights only, SE Subdivision of Section 2	27.114
TB**0945-0001	62250-0026(LT)	Mining rights only, pt of the West Subdivision of Section 20, saving and excepting pts 1 & 2 on 55R4739	22.638
TB**1557-0001	62242-0168(LT)	Mining rights only, pt of Mining Location O, Scott's Survey, being pt 2 on 55R4104	3.120
TB**1637-0001	62245-0197(LT)	Mining rights only, pt of Section 48, being pt 1 on 55R1486, saving and excepting pt 1 on 55R6925, being pt of the PIN	3.267
TB**1637-0003	62245-0197(LT)	Mining rights only, pt of Section 49, being pt 2 on 55R1486, saving & excepting part 2 on 55R6925, being part of the PIN	0.924
TB**1803-0001	62245-0233(LT)	Mining rights only, pt of Section 48, being pt 1 on 55R6925, being part of the PIN	0.780
TB**1803-0002	62245-0233(LT)	Mining rights only, pt of Section 49, being pt 2 on 55R6925	0.220
TB**1813-0001	62267-0084(LT)	Mining rights only, pt of Mining Location E, Scott's Survey, being pt 6 on 55R10147 as in 370089	1.330
TB**1814-0001	62267-0083(LT)	Mining rights only, pt of Mining Location E, Scott's Survey, being pt 2 on 55R10113, as in TBR373611	0.830

TB**1815-0001	62267-0088(LT)	Mining rights only, pt of Mining Location E, Scott's Survey, being pt 2 on 55R10147, as in TBR373612	0.800
TB**1816-0001	62267-0085(LT)	Mining rights only, pt of Mining Location E, Scott's Survey, being pt 3 on 55R10113	0.880

TOWNSHIP OF MCTAVISH / CANTON DE MCTAVISH

TB**0631-0003	62491-0267(LT) 62493-0337(LT)	Mining rights only, pt of Mining Location 1Z, Savigny's Survey, as in instrument RM1892	48.684
TB**1229-0001	62491-0597(LT)	Mining rights only, pt of Section 12, Con 7, being pts 6, 7, 8, 9 and 10 on 55R3842	16.187
TB**1353-0001	62488-0036(LT)	Mining rights only, E 1/2 of the SW 1/4 of Section 4, Con 5	32.375

TOWNSHIP OF NEEBING / CANTON DE NEEBING

TB**0984-0002	62261-0049(LT)	Mining rights only, pt of Lot 20, Con 6, SKR, as in TBR430628	8.070
TB**1837-0001	62261-0051(LT)	Mining rights only, pt of Lot 20, Con 6, SKR, being pt 2 on 55R6592	3.047
TB**1838-0001	62261-0050(LT)	Mining rights only, pt of Lot 20, Con 6, SKR, being pt 1 on 55R6592	3.047

PAYS PLAT LAKE AREA / RÉGION DU LAC PAYS PLAT

LTB*0097-0009	62503-0230(LT)	Mining and surface rights, Mining Claims TB386777 to TB386782, incl., TB519245 and TB519246, being pts 1 to 11 on 55R6023, being land and land under water	136.221
LTB*0097-0010	62503-0231(LT)	Mining and surface rights, Mining Claims TB386765 to TB386770, incl., TB519247 and TB519248, being pts 1 to 8 on 55R6024, being land and land under water	121.944

TOWNSHIP OF PRISKE / CANTON DE PRISKE

TB**1362-0001	62458-0460(LT)	Mining rights only, Mining Claim TB13127 (TB28231)	18.648
TB**1362-0002	62458-0458(LT)	Mining rights only, Mining Claim TB13126 (TB28232)	19.364

(141-G212)

**Ministry of Municipal Affairs
and Housing
Ministère des affaires
municipales et du logement**

Social Housing Reform Act, 2000

Issuing of Amending Transfer Order by the
Lieutenant Governor in Council

NOTICE IS HEREBY GIVEN, pursuant to subsection 40(2) of the *Social Housing Reform Act, 2000* that Amending Transfer Order No. 37/2000 (A-3), effective on April 30, 2008, has been made under subsection 39(1) of the *Social Housing Reform Act, 2000*, which amends Schedule H.3 of Transfer Order No. 37/2000, Amending Transfer Order No. 37/2001 (A-1), and Amending Transfer Order No. 37/2005 (A-2), by deleting the following:

Any rights, title, interest, liability or obligation that the Transferor had in the following lands on the day prior to the date this Transfer Order takes effect is hereby excluded from this Transfer Order.

and replacing it with the following:

Any rights, title, interest, liability or obligation that the Transferor had in the following lands on the day prior to the date this Transfer Order takes effect is no longer excluded from this Transfer Order.

(141-G213)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux companies

All claims against the estate of **FRANCESCO LORETO SPIRITO** also known as **LARRY SPIRITO**, late of the City of Toronto, who died April 20, 2007, must be filed with the undersigned personal representative on or before June 30, 2008, after which date the estate will be distributed having regard only to those claims then filed.

DATED this 6th day of May, 2008.

EMILIA FABIANO, 42 Beatrice Way, Woodbridge, Ontario, L4L 5T3, by her solicitors,

c/o MICHAEL A. CARLI
RIGOBON, CARLI
Barristers & Solicitors
3700 Steeles Avenue West, Suite 401
Woodbridge, Ontario
L4L 8K8

(141-P139) 20, 21, 22

Sheriff's Sale of Lands Vente de biens-fonds par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated June 12, 2007, Sheriff's file 07-2405, to me directed, against the real and personal property of 1586521 Ontario Inc, Excel Bindery Service, Sreerajan Kannudurai, Sreerajan Kannathura, Sreerajan Kannuthurai and Sivagowry Sreerajan..Debtors, at the suit of Royal Bank Of Canada Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, debtors, in and to Sreerajan Kannudurai and Sivagowry Sreerajan:

PCL 23-1, SEC 65M2470; LT 23, PL 65M2470, S/T LT425311, in the Town Of Markham, NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 51 Elson Street Markham, Ontario.

All of which said right, title, interest and equity of redemption of **Sreerajan Kannudurai and Sivagowry Sreerajan** debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday June 19, 2008 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
All payments' in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: December 4, 2007

Sheriff
Civil/Enforcement office
Regional Municipality Of York
Telephone (905) 853-4809
07-2405

(141-P140)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated November 11, 2006, Sheriff's file 06-4156, to me directed, against the real and personal property of Sara E. Gonzalez aka Sarah E Gonzalez and Pedro A Gonzalez aka Pedro Able Gonzalez aka Peter Gonzalez Debtors, at the suit of The Toronto-Dominion Bank Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, debtors, in and to Sara Gonzalez and Peter Gonzalez

LOT 50, PLAN 65M3444, Richmond Hill: S/T RIGHT FROM DEC 18 2000 as OM LT1564062; S/T RT Which Expires 5 yrs from 2001/09/04 as in YR44580, in the Town Of Richmond Hill, NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 38 Grand Oak Drive Richmond Hill Ontario.

All of which said right, title, interest and equity of redemption of **Sara Gonzalez and Peter Gonzalez** debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday June 19, 2008 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder

To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at:
Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
All payments' in cash or by certified cheque made payable to the Minister of Finance
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: December 4, 2007

Sheriff
Civil/Enforcement office
Regional Municipality Of York
Telephone (905) 853-4809
06-4156

(141-P141)

Sale of Lands for Tax Arrears by Public Tender

Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE COUNTY OF BRANT

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until **3:00 p.m. local time on 18 June 2008**, at the County of Brant Administration Office, 26 Park Ave., P.O. Box 249, Burford, Ontario N0E 1A0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the County of Brant Administration Office, 26 Park Ave., Burford.

Description of Land(s):

Roll No. 29 20 011 020 01800 0000, 7 Talbot St., PIN 32015-0277(LT), Part Lot 1, Concession 14, Geographic Township of Burford, Now in the City of the County of Brant (No 2), Being the Lands in Instrument No. A92174. File No. 05-31.

Minimum Tender Amount: \$25,970.03

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. SUSAN BREZINSKI
Tax Revenue Analyst
The Corporation of the County of Brant
26 Park Ave.
P.O. Box 249
Burford, Ontario N0E 1A0
(519) 449-2451 Ext. 2264
www.brant.ca

(141-P142)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF THUNDER BAY

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Thursday, June 12, 2008 at the Materials Management Division, Victoriaville Civic Centre, P. O. Box 800, 111 S. Syndicate Avenue, Thunder Bay, Ontario, P7C 5K4.

The tenders will then be opened in public on the same day at 3:30 p.m. local time in the Materials Management Board Room, Materials Management Division, Victoriaville Civic Centre, 111 S. Syndicate Avenue, Thunder Bay, Ontario.

Description of Land(s):

- Plan 121 Lot 19 to 22
City of Thunder Bay, District of Thunder Bay
PIN # 62141-0035 (LT)
PIN # 62141-0178 (R)
84 Algoma Street South
100' front, 133' depth
Roll No. 58 04 010 007 03000
Minimum Tender Amount: \$184,547.59
- Plan 121 N32 FT Lot 34
City of Thunder Bay, District of Thunder Bay
PIN # 62141-0043 (LT)
92 Algoma Street South
32' front, 100' depth, 0.07 acres
Roll No. 58 04 010 007 04200
Minimum Tender Amount: \$39,102.18
- Plan 95 ½ 3 S Pearl S Pearl Lot 4
City of Thunder Bay, District of Thunder Bay
PIN # 62144-0063 (LT)
267 Pearl Street
52.80' front, 165' depth, 0.20 acres
Roll No. 58 04 010 008 06700
Minimum Tender Amount: \$17,162.01
- Plan 171, BLK 14, Lot 2
City of Thunder Bay, District of Thunder Bay
PIN # 62168-0152 (LT)
142 Empress Avenue South
33' front, 105' depth, 0.08 acres
Roll No. 58 04 010 024 00200
Minimum Tender Amount: \$8,918.09
- Plan 8, BLK 28, Lot 8
City of Thunder Bay, District of Thunder Bay
PIN # 62125-0118 (LT)
336 First Avenue
25' front
Roll No. 58 04 010 036 23900
Minimum Tender Amount: \$12,212.71
- SEC 52 Plan 55D104 Lot 10, Plan 1499 PTN Lot 9
City of Thunder Bay, District of Thunder Bay
PIN # 62264-0381 (LT)
PIN # 62264-0306 (LT)
765 Hammond Avenue
1.52 acres
Roll No. 58 04 010 037 85700
Minimum Tender Amount: \$70,981.09

7. Plan 364, Lot 389 to 391
City of Thunder Bay, District of Thunder Bay
PIN # 62231-0383 (LT)
823 Ottawa Avenue
99' front, 104' depth, 0.24 acres
Roll No. 58 04 010 085 24100
Minimum Tender Amount: \$3,041.02
8. ML 7 PT Herricks Waterlot 5P Pt & Pt
Waterlot in front of W/L 5P PCLS 1115 & 2523
City of Thunder Bay, District of Thunder Bay
PIN # 62263-0025 (LT)
PIN # 62263-0026 (LT)
PIN # 62263-0030 (LT)
PIN # 62263-0024 (LT)
PIN # 62263-0303 (R)
13.26 acres
187 MacDougall Street
(former Saskatchewan Pool 4 Elevator
Roll No. 58 04 010 097 02500
Minimum Tender Amount: \$2,526,312.67
9. Plan 832, PT Lot 7
City of Thunder Bay, District of Thunder Bay
PIN # 62234-0104 (LT)
1869 A Dawson Road
1.77 acres
Roll No. 58 04 020 100 29900
Minimum Tender Amount: \$367,740.87
10. Plan M40, Lot 1432, PCL 19693
City of Thunder Bay, District of Thunder Bay
PIN # 62119-0068 (LT)
900 12th Avenue
75' front, 0.22 acres
Roll No. 58 04 020 101 30000
Minimum Tender Amount: \$4,620.82
11. Plan 778, Pt Lt 24 RP McIntyre Twp., 55R11975 Part 1 to 3
City of Thunder Bay, District of Thunder Bay
PIN # 62267-0216 (LT)
1263 Central Avenue
98.43' front, 150' depth, 0.34 acres
Roll No. 58 04 020 101 69200
Minimum Tender Amount: \$19,526.10
12. Plan M331, Pt Lot 517, RP 55R 3485 Part 6 to 7
City of Thunder Bay, District of Thunder Bay
PIN # 62191-0245 (LT)
323 B Wentworth Crescent
20.41' front
Roll No. 58 04 020 102 59533
Minimum Tender Amount: \$8,626.65
13. PT Mining Location V H. P. Savigny's
Survey as in TBR387138
City of Thunder Bay, District of Thunder Bay
PIN # 62231-0139 (LT)
261 Copenhagen Road
120' front, 130' depth, 0.36 acres
Roll No. 58 04 020 104 21900
Minimum Tender Amount: \$7,685.78
14. Plan 54 BLK 9, Lot 36
City of Thunder Bay, District of Thunder Bay
PIN # 62068-0104 (LT)
117 Robertson Street
25' front, 115' depth
Roll No. 58 04 040 120 12000
Minimum Tender Amount: \$8,343.72
15. Plan 54, BLK 13, Lot 24
City of Thunder Bay, District of Thunder Bay
PIN # 62070-0003 (LT)
138 Finlayson Street also
440 McKenzie Street
25' front, 115' depth
Roll No. 58 04 040 124 02400
Minimum Tender Amount: \$9,895.95
16. Plan 1389 Lot 142 Lot 143
W PT Lot 99 W PT Lot 100
City of Thunder Bay, District of Thunder Bay
PIN # 62060-0128 (LT)
528 Syndicate Avenue South
100' front, 110' depth
Roll No. 58 04 040 175 10900
Minimum Tender Amount: \$279,892.01
17. Town Plot Lot 4 Less 10 FT for Lane Mary St S/S
City of Thunder Bay, District of Thunder Bay
PIN # 62036-0048 (LT)
1101 Syndicate Avenue South
166.68' front
Roll No. 58 04 040 203 00800
Minimum Tender Amount: \$225,570.29
18. Plan 729, Lot 19
City of Thunder Bay, District of Thunder Bay
PIN # 62032-0122 (LT)
1404 Ford Street South
41' front, 118.22' depth
Roll No. 58 04 040 212 00800
Minimum Tender Amount: \$7,278.11

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender visit us on-line at: www.thunderbay.ca/taxes or contact:

Finance Department- Revenue Division
Telephone: (807) 625-2255
The Corporation of the City of Thunder Bay
500 Donald Street East, City Hall
Thunder Bay, Ontario P7E 5V3

(141-P143)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2008—05—17

ONTARIO REGULATION 111/08

made under the

PUBLIC SERVICE OF ONTARIO ACT, 2006

Made: April 2, 2008

Filed: April 29, 2008

Published on e-Laws: April 30, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending O. Reg. 373/07

(Oaths and Affirmations)

Note: Ontario Regulation 373/07 has not previously been amended.

1. Section 4 of Ontario Regulation 373/07 is revoked and the following substituted:

Administration of oath or affirmation

4. (1) Any of the persons described in Column 2 of the Table to this section is authorized to administer an oath or affirmation by a public servant who is appointed to a position described in Column 1 in the same row.

(2) In the Table to this section,

“appointed commissioner for taking affidavits” means a person who is appointed under subsection 4 (1) of the *Commissioners for taking Affidavits Act* as a commissioner for taking affidavits; (“commissaire aux affidavits nommé”)

“lawyer in the public service of Ontario” means a person employed as legal counsel,

(a) under subsection 32 (1) of the Act to work in a ministry, other than in a minister’s office,

(b) under subsection 32 (2) of the Act to work in a Commission public body, or

(c) by a public body that is not a Commission public body. (“avocat de la fonction publique de l’Ontario”)

TABLE
PERSONS AUTHORIZED TO ADMINISTER OATHS AND AFFIRMATIONS

Item	Column 1 Public servant making the oath or affirmation	Column 2 Persons authorized to administer the oath or affirmation
1.	A public servant who works in a ministry, but not in a minister’s office	<ul style="list-style-type: none"> the deputy minister of the ministry, a public servant who is employed under Part III of the Act and who exercises managerial functions in a ministry, a lawyer in the public service of Ontario, any other public servant who is an appointed commissioner for taking affidavits.
2.	A public servant who works in a minister’s office	<ul style="list-style-type: none"> a minister, a public servant who is employed under Part III of the Act and who exercises managerial functions in the Office of the Premier, the Cabinet Office or the minister’s office, a lawyer in the public service of Ontario, any other public servant who is an appointed commissioner for taking affidavits.

Item	Column 1	Column 2
	Public servant making the oath or affirmation	Persons authorized to administer the oath or affirmation
3.	A public servant, other than a government appointee, who works in a Commission public body	<ul style="list-style-type: none"> the public servant's ethics executive as determined under subsection 62 (1) of the Act, a public servant who is employed under Part III of the Act and who exercises managerial functions in the Commission public body or in the ministry to whom the Commission public body reports, a lawyer in the public service of Ontario, any other public servant who is an appointed commissioner for taking affidavits.
4.	A public servant, other than a government appointee, who works in a public body that is not a Commission public body	<ul style="list-style-type: none"> the public servant's ethics executive as determined under subsection 62 (1) of the Act, a public servant who exercises managerial functions in the public body, a lawyer in the public service of Ontario, any other public servant who is an appointed commissioner for taking affidavits.
5.	A government appointee to a public body	<ul style="list-style-type: none"> the chair of the public body, a lawyer in the public service of Ontario, any other public servant who is an appointed commissioner for taking affidavits.
6.	The chair of a public body	<ul style="list-style-type: none"> a public servant employed under Part III of the Act who works in the Cabinet Office and who is an appointed commissioner for taking affidavits, a lawyer in the public service of Ontario.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 111/08

pris en application de la

LOI DE 2006 SUR LA FONCTION PUBLIQUE DE L'ONTARIO

pris le 2 avril 2008
déposé le 29 avril 2008
publié sur le site Lois-en-ligne le 30 avril 2008
imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

modifiant le Règl. de l'Ont. 373/07
(Serments et affirmations solennelles)

Remarque : Le Règlement de l'Ontario 373/07 n'a pas été modifié antérieurement.

1. L'article 4 du Règlement de l'Ontario 373/07 est abrogé et remplacé par ce qui suit :

Assermentation ou réception des affirmations solennelles

4. (1) N'importe laquelle des personnes visées à la colonne 2 du tableau du présent article est habilitée à faire prêter serment aux fonctionnaires nommés à un poste visé à la colonne 1 de la même rangée ou à recevoir leur affirmation solennelle.

(2) Les définitions qui suivent s'appliquent au tableau du présent article.

«avocat de la fonction publique de l'Ontario» Personne employée comme conseiller juridique, selon le cas :

- a) aux termes du paragraphe 32 (1) de la Loi pour travailler dans un ministère, à l'exclusion du cabinet d'un ministre;
- b) aux termes du paragraphe 32 (2) de la Loi pour travailler dans un organisme public rattaché à la Commission;
- c) par un organisme public non rattaché à la Commission. («lawyer in the public service of Ontario»)

«commissaire aux affidavits nommé» Personne nommée commissaire aux affidavits en vertu du paragraphe 4 (1) de la *Loi sur les commissaires aux affidavits*. («appointed commissioner for taking affidavits»)

TABEAU
PERSONNES HABILITÉES À FAIRE PRÊTER SERMENT OU À RECEVOIR DES AFFIRMATIONS SOLENNELLES

Point	Colonne 1	Colonne 2
	Fonctionnaires prêtant serment ou faisant l'affirmation solennelle	Personnes habilitées à faire prêter serment ou à recevoir l'affirmation solennelle
1.	Les fonctionnaires qui travaillent dans un ministère, à l'exclusion du cabinet d'un ministre	<ul style="list-style-type: none"> le sous-ministre du ministère, les fonctionnaires employés aux termes de la partie III de la Loi qui sont cadres d'un ministère, les avocats de la fonction publique de l'Ontario, tout autre fonctionnaire qui est commissaire aux affidavits nommé.
2.	Les fonctionnaires qui travaillent dans le cabinet d'un ministre	<ul style="list-style-type: none"> un ministre, les fonctionnaires employés aux termes de la partie III de la Loi qui sont cadres du Cabinet du Premier ministre, du Bureau du Conseil des ministres ou du cabinet du ministre, les avocats de la fonction publique de l'Ontario, tout autre fonctionnaire qui est commissaire aux affidavits nommé.
3.	Les fonctionnaires, autres que les personnes nommées par le gouvernement, qui travaillent dans un organisme public rattaché à la Commission	<ul style="list-style-type: none"> le responsable de l'éthique du fonctionnaire au sens du paragraphe 62 (1) de la Loi, les fonctionnaires employés aux termes de la partie III de la Loi qui sont cadres de l'organisme public rattaché à la Commission ou du ministère dont il relève, les avocats de la fonction publique de l'Ontario, tout autre fonctionnaire qui est commissaire aux affidavits nommé.
4.	Les fonctionnaires, autres que les personnes nommées par le gouvernement, qui travaillent dans un organisme public non rattaché à la Commission	<ul style="list-style-type: none"> le responsable de l'éthique du fonctionnaire au sens du paragraphe 62 (1) de la Loi, les fonctionnaires qui sont cadres de l'organisme public, les avocats de la fonction publique de l'Ontario, tout autre fonctionnaire qui est commissaire aux affidavits nommé.
5.	Les personnes nommées par le gouvernement à un organisme public	<ul style="list-style-type: none"> le président de l'organisme public, les avocats de la fonction publique de l'Ontario, tout autre fonctionnaire qui est un commissaire aux affidavits nommé.
6.	Les présidents des organismes publics	<ul style="list-style-type: none"> les fonctionnaires employés aux termes de la partie III de la Loi qui travaillent dans le Bureau du Conseil des ministres et qui sont commissaires aux affidavits nommés. les avocats de la fonction publique de l'Ontario.

2. Le présent règlement entre en vigueur le jour de son dépôt.

20/08

ONTARIO REGULATION 112/08

made under the

HIGHWAY TRAFFIC ACT

Made: May 1, 2008

Filed: May 1, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending O. Reg. 510/99

(Community Safety Zones)

Note: Ontario Regulation 510/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 510/99 is amended by adding the following Schedule:

SCHEDULE 15
TOWNSHIP OF SCUGOG

1. (1) That part of the King's Highway known as No. 12 in the Hamlet of Greenbank in the Township of Scugog lying between a point situate 800 metres measured southerly from its intersection with the centre line of the roadway known as Cragg Road and a point situate 700 metres measured northerly from its intersection with the centre line of the roadway known as Cragg Road.

(2) This designation is effective 24 hours a day, seven days a week and every month of the year.

2. This Regulation comes into force on the day it is filed.

Made by:

RICK BARTOLUCCI
Minister of Community Safety and Correctional Services

Date made: May 1, 2008.

20/08

ONTARIO REGULATION 113/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending Reg. 581 of R.R.O. 1990
(Accessible Parking for Persons with Disabilities)

Note: Regulation 581 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (1) of Regulation 581 of the Revised Regulations of Ontario, 1990 is amended by striking out the portion before paragraph 1 and substituting the following:

(1) The Minister shall issue a disabled person parking permit for general use to every individual who applies for it on a form provided by the Ministry, if a regulated health practitioner certifies the following on the form:

.

(2) Section 2 of the Regulation is amended by adding the following subsection:

(5.1) The Minister shall issue a disabled person parking permit for use on a motorcycle or motor assisted bicycle to every individual who applies for it and who,

- (a) owns or leases a motorcycle or motor assisted bicycle;
- (b) holds a Class M or M2 driver's licence; and
- (c) holds an unexpired disabled person parking permit for general use that was issued as provided by clause 5 (1) (a) or (c).

(3) Subsection 2 (6) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(6) The Minister shall issue disabled person parking permits, other than traveller permits or disabled person parking permits for use on a motorcycle or motor assisted bicycle,

.

2. Section 3 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

3. The Minister shall issue a disabled person parking permit for general use to a visitor to Ontario, if the visitor,

.

3. Subsection 5 (1) of the Regulation is amended by striking out “and” at the end of clause (d) and by adding the following clause:

(f) if it is a permit for use on a motorcycle or motor assisted bicycle, for the period ending on the earlier of the date of expiry on the permit, if any, and the date of expiry of the individual’s disabled person parking permit for general use.

4. (1) Subsection 6 (2) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(2) A disabled person parking permit issued to an individual is not valid when it is displayed on a vehicle if,

.

(2) Subsection 6 (3) of the Regulation is revoked and the following substituted:

(3) A disabled person parking permit issued to a corporation or an organization is not valid when it is displayed on a vehicle if the vehicle is not being used to pick up or transport a person with a disability.

(4) A disabled person parking permit issued under subsection 2 (5.1) for use on a motorcycle or motor assisted bicycle is not valid when it is displayed on a motorcycle or motor assisted bicycle,

(a) in a circumstance described in clause (2) (a);

(b) if the person to whom it was issued does not also have the disabled person parking permit for general use that was issued to him or her under subsection 2 (1) with him or her; or

(c) if the person to whom it was issued does not hold a valid Class M or M2 driver’s licence.

5. Section 7 of the Regulation is revoked and the following substituted:

7. (1) Subject to subsection (2), a disabled person parking permit shall be displayed on the sun visor or on the dashboard of a vehicle so that the international symbol of access for persons with a disability, the permit number and the expiry date of the permit are clearly visible from the outside of the vehicle.

(2) If the vehicle is a motorcycle or motor assisted bicycle, a disabled person parking permit issued under subsection 2 (5.1) shall be displayed on the top left corner of the number plate on the vehicle.

6. Section 9 of the Regulation is amended by adding the following subsection:

(3) An expired disabled person parking permit for use on a motorcycle or motor assisted bicycle shall be removed from and not displayed on any motorcycle or motor assisted bicycle.

7. This Regulation comes into force on the later of May 26, 2008 and the day this Regulation is filed.

20/08

ONTARIO REGULATION 114/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending Reg. 611 of R.R.O. 1990

(Safety Inspections)

Note: Regulation 611 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 611 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

“motor tricycle” means a motorcycle that,

- (a) is designed to travel on three wheels in contact with the ground,
- (b) has seating on which all occupants must sit astride,
- (c) has not more than four designated seating positions,
- (d) has a manufacturer’s gross vehicle weight rating of 1,000 kilograms or less,
- (e) has a minimum wheel rim diameter of 250 millimetres,
- (f) has a minimum wheel base of 1,016 millimetres, and
- (g) does not have a structure partially or fully enclosing the driver and passenger, other than that part of the vehicle forward of the driver’s torso and the seat backrest;

2. Section 5 of the Regulation is revoked and the following substituted:

5. A safety standards certificate shall not be issued in respect of a motorcycle, other than a motorcycle with two front wheels, unless the motorcycle has been inspected in accordance with the inspection requirements and complies with the performance standards in Schedule 6.

3. The Regulation is amended by adding the following sections:

5.1 A safety standards certificate shall not be issued in respect of a motorcycle with two front wheels, unless it is a motor tricycle that has been inspected in accordance with the inspection requirements and complies with the performance standards in Schedule 6.1.

5.2 For the purpose of determining the number of wheels on the front of a motorcycle referred to in sections 5 and 5.1, two wheels are considered to be one wheel if they are mounted on the same axle and the distance between the centres of their areas of contact with the ground is less than 460 millimetres.

4. (1) The heading to Schedule 6 to the Regulation is revoked and the following substituted:

SCHEDULE 6
INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR MOTORCYCLES EXCEPT
MOTORCYCLES WITH TWO FRONT WHEELS

(2) Section 1 of Schedule 6 to the Regulation is amended by adding the following subsections:

(1.1) A motor tricycle shall not have more seating positions than it had when originally manufactured.

(1.2) A motor tricycle originally manufactured for sale in Canada shall not have more than two seating positions unless the motor tricycle,

- (a) was originally manufactured with more than two seating positions; and
- (b) bears the manufacturer’s compliance label issued under section 6 of the Motor Vehicle Safety Regulations (Canada) specifying the type of vehicle as “TRI” for motor tricycle.

(1.3) An imported motor tricycle shall not have more than two seating positions unless the motor tricycle,

- (a) was originally manufactured as a motor tricycle with more than two seating positions; and
- (b) bears a compliance label or other label to prove conformity as provided for in section 12 of the Motor Vehicle Safety Regulations (Canada).

(3) Subsections 1 (7) and (8) of Schedule 6 to the Regulation are revoked and the following substituted:

(7) No guard, where originally fitted, that protects against contact with the chain, belt or other moving drive component shall be missing or insecurely mounted.

(8) The chain, belt or driven sprocket shall not be excessively worn, frayed or loose and no fasteners in connection with those parts shall be missing, loose, cut or damaged.

(4) Section 1 of Schedule 6 to the Regulation is amended by adding the following subsection:

(9.1) A motor tricycle shall meet the requirements of clauses (9) (a) and (b) and shall be fitted with at least two mirrors that conform to the requirements set out in Canada Motor Vehicle Safety Standard 111 under the Motor Vehicle Safety Regulations (Canada).

5. (1) Section 2 of Schedule 6 to the Regulation is amended by adding the following subsections:

(4.1) A motorcycle shall be equipped with two independently actuated service brake systems, one applying at least the front wheel brakes and the other applying at least the rear wheel brakes, unless the motorcycle was manufactured solely with a split-service brake system, within the meaning of Canada Motor Vehicle Safety Standard 122 of the Motor Vehicle Safety Regulations (Canada), and the split-service brake system,

- (a) met the requirements of that Standard at the time it was manufactured;
- (b) has a single actuator; and
- (c) has been maintained in its original condition.

(5.1) In the case of a motor tricycle originally equipped with an anti-lock type braking system, there shall be no indication of malfunction of the system, including those parts of the system designed to advise the rider of system status or to warn of a malfunction.

(2) Section 2 of Schedule 6 to the Regulation is amended by adding the following subsection:

(7.1) Every motor tricycle shall have a parking brake.

(3) Subsection 2 (10) of Schedule 6 to the Regulation is amended,

- (a) by striking out “(o)” in the portion before clause (a) and substituting “(p)”;** and
- (b) by striking out “and” at the end of clause (n), by adding “and” at the end of clause (o) and by adding the following clause:**
- (p) in the case of a motor tricycle originally equipped with wheel speed sensors or similar devices, no wheel speed sensor or similar device shall be missing, excessively worn or damaged.

6. Subsection 3 (1) of Schedule 6 to the Regulation is amended by striking out “and” at the end of clause (b), by adding “and” at the end of clause (c) and by adding the following clause:

- (d) in the case of a motor tricycle originally fitted with an electronic stability control system, such system shall not be missing and there shall be no indication of a malfunction in the system.

7. Section 6 of Schedule 6 to the Regulation is amended by adding the following subsections:

- (4) In addition to the lights and reflectors required to be inspected under this section, a motor tricycle shall be equipped with,
 - (a) two white or amber parking lamps or reflectors facing forward placed at the widest part of the vehicle, as far apart as practical, to indicate width; and
 - (b) two red reflectors facing rearwards placed at the widest part of the vehicle, as far apart as practical, to indicate width.
- (5) The lamps and reflectors referred to in clauses (4) (a) and (b) shall be inspected and tested in accordance with subsection (1).

(6) Section 8 of Schedule 6.1, rather than this section, applies to a motor tricycle bearing a manufacturer's compliance label issued under section 6 of the Motor Vehicle Safety Regulations (Canada) specifying the type of vehicle as “TRI” for motor tricycle.

8. The Regulation is amended by adding the following Schedule:

SCHEDULE 6.1
INSPECTION REQUIREMENTS AND PERFORMANCE STANDARDS FOR MOTOR TRICYCLES WITH TWO
FRONT WHEELS

ADOPTION OF FEDERAL STANDARDS

- 1. (1) A motor tricycle originally manufactured for sale in Canada shall bear the manufacturer's compliance label issued under section 6 of the Motor Vehicle Safety Regulations (Canada) specifying the type of vehicle as “TRI” for motor tricycle.
- (2) An imported motor tricycle shall have been originally manufactured as a motor tricycle and shall bear a compliance label or other label to prove conformity as provided for in section 12 of the Motor Vehicle Safety Regulations (Canada).
- (3) A motor tricycle referred to in subsections (1) and (2) shall not be modified so that it no longer complies with the regulatory standards that applied to it at the time it was manufactured or imported.

BODY WORK

- 2. (1) The motor tricycle shall have,
 - (a) securely mounted and operative footrests at each rider position;
 - (b) where they were originally installed, securely mounted fenders and mudguards;
 - (c) every seat thereon securely mounted so as to maintain its position and adjustment;
 - (d) no more seating positions than it had when originally manufactured; and

- (e) every component thereof securely mounted and not interfering with the safe operation of the motor tricycle.
- (2) No part of the motor tricycle shall have a broken, bent or sharp edge that protrudes in such a way as to constitute a hazard to persons or vehicles.
- (3) Every compartment door or cover shall,
 - (a) be securely attached;
 - (b) function properly; and
 - (c) be equipped with a lock, latch or spring device capable of holding it closed.
- (4) No frame member shall, on a visual inspection, appear bent or cracked or have loose or missing connecting fasteners that may degrade the safety of the vehicle or jeopardize its handling characteristics.
- (5) Where a frame component has been repaired, it shall have been repaired in a proper manner.
- (6) No guard, where originally fitted, that protects against contact with the chain, belt or other moving drive component shall be missing or insecurely mounted.
- (7) The chain, belt or driven sprocket shall not be excessively worn, frayed or loose and no fasteners in connection with those parts shall be missing, loose, cut or damaged.
- (8) The motor tricycle shall be fitted with at least two mirrors that conform to the requirements set out in Canada Motor Vehicle Safety Standard 111 under the Motor Vehicle Safety Regulations (Canada) and,
 - (a) each mirror shall be securely mounted and maintain a set adjustment; and
 - (b) no mirror shall be cracked, broken or have any significant reduction in reflecting surface owing to deterioration of the silvering.
- (9) Where the motor tricycle is fitted with a windshield,
 - (a) the windshield shall be secure in its attachment to the vehicle;
 - (b) the windshield shall not be crazed, clouded, fogged or damaged, so as to materially impair the operator's vision;
 - (c) any manufacturer's marking on the windshield shall be AS1, AS6 or AS10; and
 - (d) no material that obstructs the operator's view of the highway or an intersecting highway shall be fitted on the windshield.
- (10) The fuel system shall have,
 - (a) all required mountings and attachments secured;
 - (b) all required filler caps secured;
 - (c) no leakage; and
 - (d) fuel lines properly routed so as to not pose a potential safety hazard.
- (11) The exhaust pipe, muffler and tail pipe shall be complete and securely mounted.
- (12) No component of the exhaust system shall be so located as to cause charring or other heat damage to any wiring, fuel line, brake line or combustible material of the motor tricycle.

BRAKES

- 3. (1) No hydraulic hose or tube shall be abraded, restricted, crimped, cracked, broken or be so located as to chafe against any part of the motor tricycle or have damaged or missing clamps or supports.
- (2) No hydraulic hose, tube, valve, switch or fitting shall show any indication of leakage.
- (3) The hydraulic brake fluid level in any reservoir shall not be below the minimum level specified by the manufacturer or, where no specification is available, no master cylinder shall be less than one-half full.
- (4) A motorcycle shall be equipped with two independently actuated service brake systems, one applying at least the front wheel brakes and the other applying at least the rear wheel brakes, unless the motorcycle was manufactured solely with a split-service brake system, within the meaning of Canada Motor Vehicle Safety Standard 122 of the Motor Vehicle Safety Regulations (Canada), and the split-service brake system,
 - (a) met the requirements of that Standard at the time it was manufactured;
 - (b) has a single actuator; and
 - (c) has been maintained in its original condition.

- (5) In the case of a motor tricycle equipped with hydraulic service brakes,
- (a) the hydraulic master cylinder push rods shall be properly adjusted;
 - (b) each service brake pedal or lever shall be capable of sustaining the application of,
 - (i) moderate force for 10 seconds without moving towards the applied position, and
 - (ii) heavy force without travelling more than 80 per cent of its available travel; and
 - (c) on a vehicle equipped with a split service brake system, there shall be a red brake failure indicator light that shall,
 - (i) activate when the ignition switch is turned from the "OFF" to the "ON" position and deactivate when the engine is started, or
 - (ii) activate when the ignition switch is turned from the "OFF" to the "START" position and deactivate when the switch is turned to the "ON" position.

(6) All mechanical components of the service and parking brake systems that are external to the wheel shall have no mechanical part misaligned, insecure, excessively worn, broken, binding, seized, missing, frayed or disconnected.

(7) If originally equipped with an anti-lock type braking system, there shall be no indication of malfunction of the system, including those parts of the system designed to advise the rider of system status or to warn of a malfunction.

(8) When moderate force is applied to a brake control, the travel shall not exceed 80 per cent of its available travel.

(9) With the service brakes properly adjusted, the service brake system shall be tested by stopping the motor tricycle on a substantially level, dry, smooth, paved surface free from loose material and, from a rate of speed of not less than 30 kilometres per hour, with heavy pedal or, where applicable, heavy pedal and lever control force,

- (a) the motorcycle shall come to a complete stop within 5.8 metres;
- (b) no component shall fail; and
- (c) each wheel brake shall release immediately after the control force is removed.

(10) Every motor tricycle shall have a parking brake and, when properly adjusted, the parking brake shall be tested by fully applying the control and then releasing it and,

- (a) the brake, while set in the fully applied position and not held by foot or hand force, shall hold the motor tricycle stationary against the engine at a light throttle setting for a few seconds both in low forward gear and in reverse; and
- (b) the brake shall fully release when the release control is operated.

(11) Each wheel on which a brake assembly operates shall be rotated and, while rotating, the brake shall be applied, and if there is an audible or visible indication that a defect may exist that cannot be rectified except by removal of the brake drum or other component, that drum or component shall be removed.

(12) In respect of a foundation brake assembly, where a brake drum or component has been removed under subsection (11) and, in all other instances where the matters set out in clauses (a) to (q) can be determined without demounting a wheel,

- (a) no mechanical or structural part of the assembly shall be misaligned, badly worn, excessively scored, cracked, broken, binding, seized, disconnected or insecure;
- (b) no grease retainer shall be missing or leaking;
- (c) no bonded lining shall be thinner than 1.5 millimetres when measured at the thinnest part;
- (d) no riveted lining surface shall be closer to the rivet head than the dimension specified by the vehicle manufacturer and in no case shall it be less than 0.8 millimetres;
- (e) no lining of a disc brake assembly shall be worn to the extent that a wear indicator is in contact with the rotor;
- (f) no brake lining shall be broken or loose on its pad or shoe;
- (g) no brake lining shall show evidence of contamination that would affect braking performance;
- (h) no hydraulic brake cylinder shall show evidence of leakage;
- (i) no hydraulic brake piston shall fail to move when moderate pressure is applied to the brake control;
- (j) all brakes shall be adjusted for minimum lining-to-drum clearance without brake drag;
- (k) no inside diameter of a drum shall be greater than the dimension stamped on the drum, or where the dimension is not stamped on the drum, the vehicle manufacturer's wear limit;
- (l) no thickness of a rotor shall be less than the dimension stamped on the rotor, or where the dimension is not stamped on the rotor, the motorcycle manufacturer's wear limit;

- (m) no ventilated disc shall have broken or visibly cracked cooling fins;
 - (n) no drum or rotor shall have any external crack or cracks on the friction surface, other than normal heat-check cracks, that reach the edge of the drum bore or periphery of the disc;
 - (o) no drum or rotor shall have any mechanical damage to the friction surface, other than that attributable to normal wear;
 - (p) in the case of a motor tricycle originally fitted with wheel speed sensors or similar devices, no wheel speed sensor or similar device shall be missing, excessively worn or damaged; and
 - (q) none of the original components of the foundation brake system shall have been removed, modified or replaced such that their effectiveness is reduced.
- (13) None of the original controls of the brake system, including the anti-lock brake controls, shall have been removed, modified or replaced so that their effectiveness is reduced.

ENGINE CONTROLS AND STEERING

4. (1) The complete throttle control system shall be inspected and tested while the engine is running and the motor tricycle is stationary with the transmission in neutral and,
- (a) the engine speed shall drop to idle when a spring return throttle control is released;
 - (b) the motor tricycle shall be equipped with a supplemental engine stopping device and the engine shall stop and remain stopped when the control is actuated;
 - (c) the engine speed shall not change with the movement of the steering from lock to lock; and
 - (d) if originally fitted with an electronic stability control system, such system shall not be missing and there shall be no indication of a malfunction in the system.
- (2) In the case of power boosted steering, the power steering drive belt, reservoir fluid level, all electrical components of an electric power system and system operation shall be inspected and,
- (a) the power steering drive belt shall not be missing, cut, frayed or excessively worn, and shall have correct tension;
 - (b) the fluid in the power steering reservoir shall not be lower than the minimum level specified by the vehicle manufacturer; and
 - (c) with the engine running, the power steering system,
 - (i) shall operate as intended, and
 - (ii) the hydraulic system shall not show excessive fluid leakage.
- (3) The steering column, other steering components and the handlebars shall be inspected and tested and,
- (a) the steering column, other steering components and handlebars shall not be loose in their mountings to the body and frame;
 - (b) no bolt or nut shall be loose or missing from a mounting;
 - (c) steering shaft couplings and splines shall not have excessive play;
 - (d) if fitted, the steering column energy absorbing section shall not be visibly damaged so as to reduce its effectiveness; and
 - (e) no part of the handlebar shall exceed a height of 380 millimetres above the uppermost portion of the operator's seat when the seat is depressed by the weight of the operator.
- (4) Front wheel alignment shall be inspected while all wheels are on the ground and the front wheels in the straight ahead position, and they shall not be visibly out of alignment.
- (5) The steering mechanism shall be tested for freedom of movement with the front wheels on the ground in the straight ahead position and, where a vehicle is equipped with power boosted steering, with the engine operating, and there shall be no free movement of the handlebars or the steering wheel rim without the front wheels moving, except to the extent permitted by the manufacturer's specifications.
- (6) The steering linkage joints shall be examined and there shall not be excessive play in any steering linkage joint.
- (7) The steering mechanism shall be tested for freedom of movement with the front wheels on the ground and, where a vehicle is equipped with power boosted steering, with the engine operating, and the front wheels shall turn from full right to full left and back again without interference or indication of roughness in the mechanism.
- (8) The steering linkage shall be inspected and tested for wear, damage, and maladjustment while the front wheels are off the ground and the vehicle is supported so that the steering linkage assumes its normal attitude and,

- (a) without movement of the opposite wheel, no front wheel shall have play about a vertical axis of,
 - (i) six millimetres for a tire diameter designation of sixteen or less,
 - (ii) nine millimetres for a tire diameter designation that is larger than sixteen but not larger than eighteen, or
 - (iii) twelve millimetres for a tire diameter designation that is larger than eighteen, as measured at the extreme front or rear of the tire tread face;
- (b) no part of the steering linkage system shall be damaged, repaired or modified so as to visibly weaken the linkage system or affect the proper steering of the vehicle; and
- (c) no nut, bolt or cotter pin shall be loose, excessively worn or missing.

SUSPENSION

5. (1) Inner control arm pivots, king pins, wheel and axle bearings, and ball joints, other than wear indicating ball joints, shall be inspected for wear and damage while the wheels of the vehicle are off the ground so that the suspension joints are not under load and,

- (a) no non-load carrying ball joint shall show any perceptible play other than that specified by the manufacturer;
- (b) no load-carrying ball joint shall have play in excess of that specified by the vehicle manufacturer;
- (c) in the case of king pins, no front wheel shall have a rocking play about a horizontal axis in excess of,
 - (i) six millimetres for a tire diameter designation of sixteen or less,
 - (ii) nine millimetres for a tire diameter designation that is larger than sixteen but not larger than eighteen, or
 - (iii) twelve millimetres for a tire diameter designation that is larger than eighteen, as measured at the extreme top or bottom of the tire tread face; and
- (d) no control arm inner pivot shall have excessive play.

(2) Wear-indicating ball joints shall be inspected under load with the wheels on the ground, and no excessive wear shall be indicated.

(3) Components of a strut suspension system shall be inspected for wear and damage with the front wheels off the ground and the vehicle supported so that the suspension assumes its normal attitude, and no front wheel shall have a rocking play about a horizontal axis in excess of five millimetres as measured at the extreme top or bottom of the tire tread face.

(4) Front and rear springs, shackles, U-bolts, centrebolts, radius rods, control arms, shock-absorbers, equalizers, stabilizers, their supports and attachments thereto shall be inspected, and none shall be loose, bent, cracked, broken, disconnected, perforated by corrosion or missing.

(5) The rear wheel shall be inspected for alignment and it shall not be tracking improperly so as to adversely affect control of the vehicle.

(6) The air suspension system, if fitted, shall be inspected and tested with air in the suspension system at normal operating pressure and,

- (a) no leakage shall occur; and
- (b) the vehicle body and chassis frame shall be supported clear of all axles and shall appear to be level.

WHEELS AND TIRES

6. (1) Each tire shall be inspected for depth of tread, tread and sidewall defects, regrooving, proper size and application, and

- (a) no tire shall be worn to the extent that in any major groove at three equally spaced intervals around the circumference of the tire,
 - (i) the tread wear indicators contact the road, or
 - (ii) less than 1.5 millimetres of tread depth remains;
- (b) no tire shall have exposed cord;
- (c) no tire shall have tread or sidewall cuts or snags deep enough to expose the cords;
- (d) no tire shall have any abnormal visible bump, bulge or knot;
- (e) no tire shall have been regrooved or recut below the original new tire groove depth;
- (f) no tire shall be of a smaller size than the motor tricycle manufacturer's specified minimum size or be sufficiently oversized as to contact any vehicle component so as to affect the safe operation of the vehicle; and

- (g) no vehicle shall be fitted with a tire that,
 - (i) bears the wording "not for highway use", "farm use only", "competition circuit use only" or any other wording or lettering indicating that the tire was not designed for highway use, or
 - (ii) bears the letters "SL", "NHS" or "TG" after the tire designation; and
- (h) no vehicle shall be fitted with a tire that is not intended for operation on a motor tricycle.
- (2) Wheel bearings shall be tested by rotating each wheel and no wheel bearing shall,
 - (a) give any indication of excessive wear or damage; or
 - (b) be maladjusted so as to result in excessive play or binding.
- (3) No wheel assembly fastener shall be loose, missing, damaged, broken, mismatched or have insufficient thread engagement.
- (4) No wheel shall have any visible crack, elongated bolt hole, indication of repair by welding, or be so bent or damaged as to affect the safe operation of the motorcycle.
- (5) No wheel spoke shall be missing, broken or visibly loose.

ELECTRICAL

- 7. (1) The horn shall be secure on its mounting and shall function as intended.
- (2) The neutral safety starting switch, if originally fitted, shall not have been removed and shall function as prescribed by the manufacturer and the neutral indicator light shall operate only in neutral.
- (3) The speedometer and odometer shall be tested by driving the vehicle and both shall be in good working order.
- (4) The voltage of the battery and the charging system shall be tested and shall be within the manufacturer's specifications.

LIGHTING

- 8. (1) The motor tricycle shall be equipped at a minimum with,
 - (a) one headlamp on the front;
 - (b) two red tail lamps on the rear;
 - (c) two red stop lamps on the rear;
 - (d) one white licence plate lamp on the rear;
 - (e) two amber or white parking lamps on the front;
 - (f) one red reflex reflector on the rear, one red reflex reflector on each side toward the rear and one amber reflex reflector on each side toward the front; and
 - (g) one amber turn signal lamp at or near the front on each side and one red or amber turn signal lamp at or near the rear on each side.
- (2) The lamps and reflectors referred to in subsection (1) shall meet the standards set out in Canada Motor Vehicle Safety Standard 108 under the Motor Vehicle Safety Regulations (Canada).
- (3) In addition to the lamps and reflectors required under subsection (1), the motor tricycle shall be equipped with two red reflectors facing rearwards placed at the widest part of the vehicle, as far apart as practical, to indicate width.
- (4) All lamps and reflectors required under subsection (1) or (3) shall be inspected, and,
 - (a) each circuit shall light the filaments or elements of all lamps on the circuit when the appropriate switch is in the "ON" position, and each indicator lamp shall indicate correctly;
 - (b) the operation of any lighting circuit shall not interfere with the operation of any other circuit;
 - (c) each lens and reflex reflector shall be correctly installed and shall not be discoloured or missing in whole or in part;
 - (d) each lamp and reflector shall be securely mounted on the vehicle and none shall be missing;
 - (e) the turn signal lamps and the flasher unit shall operate properly;
 - (f) the brake light shall operate when the appropriate control is actuated;
 - (g) no headlamp shall be coated or covered with a coloured material except as permitted under section 4.1 of Regulation 596 of the Revised Regulations of Ontario, 1990 (General) made under the Act;

- (h) no headlamp shall be modified so that the effective area of the lens or brightness of the light is reduced;
- (i) each headlamp shutter or retracting headlamp shall operate over the full range of movement or shall be secured in the fully open position; and
- (j) no lens or lamp assembly shall bear markings that indicate "not for highway use" or a similar meaning.

(5) The headlamp, tail lamp, licence plate lamp and clearance lamps on a motor tricycle shall be continuously illuminated when the engine is operating and each forward gear is engaged.

(6) The headlamp and dimmer switch shall be inspected and tested and, on a level surface after any noticeably deflated tires have been properly inflated, the headlamp alignment of the upper beam shall be inspected with a person seated on the operator's seat and the front forks in the straight ahead position and,

- (a) the headlamp shall be secure and the lens shall not be cracked or broken;
- (b) the dimmer switch shall be operative; and
- (c) the centre of the high-intensity zone of the beam shall be,
 - (i) not more than 100 millimetres above nor more than 100 millimetres below the horizontal centre-line of the lamp, and
 - (ii) not more than 200 millimetres to the left nor more than 200 millimetres to the right of the vertical centre-line of the lamp, as measured on a screen placed eight metres in front of the lamp or by means of a headlamp testing machine.

(7) In the case of a motor tricycle originally fitted with instrument panel high beam and turn signal indicator lamps and lamps that illuminate gauges, such lamps shall be tested and shall operate properly.

9. This Regulation comes into force on the day it is filed.

20/08

ONTARIO REGULATION 115/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending Reg. 587 of R.R.O. 1990
(Equipment)

Note: Regulation 587 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The Table to section 3 of Regulation 587 of the Revised Regulations of Ontario, 1990 is amended by adding the following item:

1.1	A motor tricycle	25 feet
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(2) Item 2 of the Table to section 3 of the Regulation is revoked and the following substituted:

2.	A motorcycle other than a motor tricycle	30 feet
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2. Section 5 of the Regulation is amended by adding the following subsection:

(10) A motorcycle shall be equipped with two independently actuated service brake systems, one applying at least the front wheel brakes and the other applying at least the rear wheel brakes, unless the motorcycle was manufactured solely with a split-service brake system, within the meaning of Canada Motor Vehicle Safety Standard 122 of the Motor Vehicle Safety Regulations (Canada), and the split-service brake system,

- (a) met the requirements of that Standard at the time it was manufactured;

- (b) has a single actuator; and
- (c) has been maintained in its original condition.

3. The Regulation is amended by adding the following section:

11. (1) In this section,

“motor tricycle” means a motorcycle that,

- (a) is designed to travel on three wheels in contact with the ground,
 - (b) has seating on which all occupants must sit astride,
 - (c) has not more than four designated seating positions,
 - (d) has a manufacturer’s gross vehicle weight rating of 1,000 kilograms or less,
 - (e) has a minimum wheel rim diameter of 250 millimetres,
 - (f) has a minimum wheel base of 1,016 millimetres, and
 - (g) does not have a structure partially or fully enclosing the driver and passenger, other than that part of the vehicle forward of the driver’s torso and the seat backrest.
- (2) For the purpose of determining the number of wheels on a motorcycle, two wheels are considered to be one wheel if they are mounted on the same axle and the distance between the centres of their areas of contact with the ground is less than 460 millimetres.
- (3) A motorcycle with two front wheels shall not be operated on the highway unless it is a motor tricycle that,
- (a) bears the manufacturer’s compliance label issued under section 6 of the Motor Vehicle Safety Regulations (Canada) specifying the type of vehicle as “TRI” for motor tricycle or, in the case of an imported motor tricycle, a compliance label or other label as provided for in section 12 of those Regulations; and
 - (b) continues to meet the regulatory standards that applied to it at the time it was manufactured or imported.
- (4) A motor tricycle shall not have more seating positions than it had when originally manufactured.
- (5) A motor tricycle originally manufactured for sale in Canada shall not have more than two seating positions unless the motor tricycle,
- (a) was originally manufactured with more than two seating positions; and
 - (b) bears the manufacturer’s compliance label issued under section 6 of the Motor Vehicle Safety Regulations (Canada) specifying the type of vehicle as “TRI” for motor tricycle.
- (6) An imported motor tricycle shall not have more than two seating positions unless the motor tricycle,
- (a) was originally manufactured as a motor tricycle with more than two seating positions; and
 - (b) bears a compliance label or other label to prove conformity as provided for in section 12 of the Motor Vehicle Safety Regulations (Canada).
- (7) A motor tricycle shall be fitted with at least two mirrors that conform to the requirements set out in Canada Motor Vehicle Safety Standard 111 under the Motor Vehicle Safety Regulations (Canada).
- (8) Every motor tricycle shall have a parking brake adequate to hold the vehicle stationary for a few seconds when tested at light throttle in low forward gear and in reverse.
- (9) None of the original controls of the brake system of a motor tricycle, including the anti-lock brake controls, shall have been removed, modified or replaced so that their effectiveness is reduced.
- (10) In the case of a motor tricycle originally fitted with an electronic stability control system, such system shall not be missing and there shall be no indication of a malfunction in the system.

4. This Regulation comes into force on the day it is filed.

20/08

ONTARIO REGULATION 116/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending Reg. 625 of R.R.O. 1990

(Tire Standards and Specifications)

Note: Regulation 625 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 625 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**5.1 (1)** In this section,

“motor tricycle” means a motorcycle that,

- (a) is designed to travel on three wheels in contact with the ground,
- (b) has seating on which all occupants must sit astride,
- (c) has not more than four designated seating positions,
- (d) has a manufacturer’s gross vehicle weight rating of 1,000 kilograms or less,
- (e) has a minimum wheel rim diameter of 250 millimetres,
- (f) has a minimum wheel base of 1,016 millimetres, and
- (g) does not have a structure partially or fully enclosing the driver and passenger, other than that part of the vehicle forward of the driver’s torso and the seat backrest.

(2) For the purpose of determining the number of wheels on a motorcycle, two wheels are considered to be one wheel if they are mounted on the same axle and the distance between the centres of their areas of contact with the ground is less than 460 millimetres.

(3) A motor tricycle with two front wheels shall not be fitted with a tire of a size or type not intended for operation on a motor tricycle.

2. This Regulation comes into force on the day it is filed.

20/08

ONTARIO REGULATION 117/08

made under the

HIGHWAY TRAFFIC ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending Reg. 601 of R.R.O. 1990

(Motor Vehicle Inspection Stations)

Note: Regulation 601 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 2 of section 3 of Regulation 601 of the Revised Regulations of Ontario, 1990 is amended by striking out “6” and substituting “6.1”.

(2) Paragraph 4 of section 3 of the Regulation is amended by striking out “Schedule 6” at the end and substituting “Schedules 6 and 6.1”.

2. (1) Subsection 8 (1) of the Regulation is revoked and the following substituted:

(1) It is a condition of the registration of a motor vehicle inspection mechanic, except a mechanic who only inspects trolley buses, that the mechanic hold a valid and subsisting certificate of qualification as an automotive service technician, truck and coach technician, motorcycle technician, truck-trailer service technician or auto body and collision damage repairer under the *Apprenticeship and Certification Act, 1998*.

(2) Subsection 8 (3) of the Regulation is amended by striking out “motorcycle mechanic” and substituting “motorcycle technician”.

(3) Subsection 8 (4) of the Regulation is revoked and the following substituted:

(4) It is a condition of the registration of a motor vehicle inspection mechanic who does not hold a certificate of qualification as a motorcycle technician that the mechanic not issue safety standards certificates for motor tricycles within the meaning of Regulation 611 of the Revised Regulations of Ontario, 1990 (Safety Inspections) made under the *Highway Traffic Act*.

(4) Subsection 8 (5) of the Regulation is amended by striking out “truck-trailer repairer” and substituting “truck-trailer service technician”.

3. This Regulation comes into force on the day it is filed.

20/08

ONTARIO REGULATION 118/08

made under the

CROWN FOUNDATIONS ACT, 1996

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

DISSOLUTION OF CERTAIN HOSPITAL CROWN FOUNDATIONS

Dissolution of “The Baycrest Hospital Foundation”

1. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as “The Baycrest Hospital Foundation” is hereby dissolved.

(2) Upon the dissolution of “The Baycrest Hospital Foundation” under subsection (1), the assets of the foundation become the assets of The Baycrest Centre Foundation.

Dissolution of “Mount Sinai Hospital Crown Foundation”

2. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as the “Mount Sinai Hospital Crown Foundation” is hereby dissolved.

(2) Upon the dissolution of the “Mount Sinai Hospital Crown Foundation” under subsection (1), the assets of the foundation become the assets of the Mount Sinai Hospital Foundation of Toronto.

Dissolution of “North York General Hospital Crown Foundation”

3. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as the “North York General Hospital Crown Foundation” is hereby dissolved.

(2) Upon the dissolution of the “North York General Hospital Crown Foundation” under subsection (1), the assets of the foundation become the assets of the North York General Hospital Foundation.

Dissolution of “The Sunnybrook Hospital Crown Foundation”

4. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as “The Sunnybrook Hospital Crown Foundation” is hereby dissolved.

(2) Upon the dissolution of “The Sunnybrook Hospital Crown Foundation” under subsection (1), the assets of the foundation become the assets of the Sunnybrook Health Sciences Centre Foundation.

Dissolution of “Toronto East General Hospital Crown Foundation”

5. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as the “Toronto East General Hospital Crown Foundation” is hereby dissolved.

(2) Upon the dissolution of the “Toronto East General Hospital Crown Foundation” under subsection (1), the assets of the foundation become the assets of the Toronto East General Hospital Foundation.

Dissolution of “The Toronto Hospital Crown Foundation”

6. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as “The Toronto Hospital Crown Foundation” is hereby dissolved.

(2) Upon the dissolution of “The Toronto Hospital Crown Foundation” under subsection (1), the assets of the foundation become the assets of The Toronto General and Western Hospital Foundation.

Dissolution of “Women’s College and Wellesley Central Crown Foundation”

7. (1) The crown foundation established by order of the Lieutenant Governor in Council dated December 4, 1996 under section 2 of the Act and known as the “Women’s College and Wellesley Central Crown Foundation” is hereby dissolved.

(2) Upon the dissolution of the “Women’s College and Wellesley Central Crown Foundation” under subsection (1), the assets of the foundation become the assets of the Women’s College Hospital Foundation.

Commencement

8. This Regulation comes into force on the day it is filed.

20/08

ONTARIO REGULATION 119/08

made under the

ONTARIO WORKS ACT, 1997

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Table to paragraph 1 of subsection 44 (1) of Ontario Regulation 134/98, as remade by subsection 4 (1) of Ontario Regulation 479/07, is amended by striking out the note to the Table and substituting the following:

For each additional dependant 18 years of age or older of a sole support parent, add \$97. Otherwise, for each additional dependant 18 years of age or older, add \$84.
For each additional dependant 0-17 years of age of a sole support parent, add \$54. Otherwise, for each additional dependant 0-17 years of age, add \$49.

2. (1) Subsection 47.2 (2) of the Regulation is amended by striking out “41.44” in the definition of “E” and substituting “41.41”.

(2) Section 47.2 of the Regulation is amended by adding the following subsection:

(3) Despite subsection (2), a recipient’s budgetary requirements shall not be reduced under this section to less than \$2.50.

3. Section 48 of the Regulation is amended by adding the following subsections:

(5) Income as determined under subsections (1) to (4) shall be reduced in accordance with subsection (6) if,

- (a) income is being determined for a month in which a recipient's budgetary requirements are reduced in accordance with section 47.2; and
- (b) after the reduction described in clause (a), the recipient's budgetary requirements are less than or equal to income as determined under subsections (1) to (4).
- (6) The amount of the reduction under subsection (5) shall be calculated in accordance with the following formula:

$$A = (B - C) + \$2.50$$

where,

A = the reduction in income for the month,

B = income for the month as determined under subsections (1) to (4), and

C = budgetary requirements for the month.

4. The Table to subparagraph 1 ii of section 51 of the Regulation is revoked and the following substituted:

TABLE

No. of Dependants Other than a Spouse	Dependants 18 Years or Older	Dependants 13-17 Years	Dependants 0-12 Years	Recipient	Recipient and Spouse
0	0	0	0	\$211	\$420
1	0	0	1	355	420
	0	1	0	372	437
	1	0	0	523	550
2	0	0	2	355	420
	0	1	1	372	437
	0	2	0	389	454
	1	0	1	667	550
	1	1	0	684	567
	2	0	0	653	696

For each additional dependant, add \$147 if the dependant is 18 years of age or older, or \$17 if the dependant is 13-17 years of age, or \$0 if the dependant is 0-12 years of age.

5. Section 58.3 of the Regulation is revoked and the following substituted:

TRANSITION CHILD BENEFIT

58.3 (1) A recipient who has one or more dependent children shall be paid a monthly transition child benefit under this section in respect of each dependent child who meets one of the following criteria:

1. A child in respect of whom neither the recipient nor his or her spouse, included in the benefit unit, is in receipt of any amount of the Ontario child benefit under section 8.6.2 of the *Income Tax Act* or any amount in respect of item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada).
2. A child in respect of whom the recipient or his or her spouse, included in the benefit unit,
 - i. is receiving less than the maximum amount of the Ontario child benefit under section 8.6.2 of the *Income Tax Act* and any amount in respect of item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada), or
 - ii. is receiving one of the following, but is not receiving the other:
 - A. any amount of the Ontario child benefit under section 8.6.2 of the *Income Tax Act*,
 - B. any amount in respect of item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada).

(2) The amount of a transition child benefit to be paid in respect of a dependent child shall be determined in accordance with the following rules:

1. With respect to dependent children to whom paragraph 1 of subsection (1) applies, the transition child benefit is \$172 for each child.
2. With respect to dependent children to whom paragraph 2 of subsection (1) applies, the transition child benefit is calculated as follows:

$$A = (\$172 \times B) - (C + D)$$

where,

- A = the monthly amount of the transition child benefit,
- B = the number of dependent children to whom paragraph 2 of subsection (1) applies,
- C = the total monthly payment with respect to dependent children to whom paragraph 2 of subsection (1) applies under section 8.6.2 of the *Income Tax Act*, and
- D = the total monthly payment with respect to dependent children to whom paragraph 2 of subsection (1) applies that represents item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada) as decreased by the sum of \$43.75 for the first dependent child, \$41.99 for the second dependent child and \$41.41 for each additional dependent child.

(3) A recipient whose budgetary requirements are determined under subsection 43 (2), 44 (2) or 44.1 (2) or (3) is not eligible to be paid a transition child benefit under this section for his or her dependent child or children.

6. This Regulation comes into force on August 1, 2008.

RÈGLEMENT DE L'ONTARIO 119/08

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 30 avril 2008
déposé le 2 mai 2008
publié sur le site Lois-en-ligne le 5 mai 2008
imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le tableau de la disposition 1 du paragraphe 44 (1) du Règlement de l'Ontario 134/98, tel qu'il est pris de nouveau par le paragraphe 4 (1) du Règlement de l'Ontario 479/07, est modifié par substitution de ce qui suit à la note :

Pour chaque personne à charge supplémentaire d'un père ou d'une mère seul soutien de famille, ajouter 97 \$ si elle est âgée de 18 ans ou plus. Dans les autres cas, pour chaque personne à charge supplémentaire âgée de 18 ans ou plus, ajouter 84 \$.

Pour chaque personne à charge supplémentaire d'un père ou d'une mère seul soutien de famille, ajouter 54 \$ si elle est âgée de 0 à 17 ans. Dans les autres cas, pour chaque personne à charge supplémentaire âgée de 0 à 17 ans, ajouter 49 \$.

2. (1) Le paragraphe 47.2 (2) du Règlement est modifié par substitution de «41,41 \$» à «41,44 \$» dans la définition de l'élément «E».

(2) L'article 47.2 du Règlement est modifié par adjonction du paragraphe suivant :

(3) Malgré le paragraphe (2), les besoins matériels d'un bénéficiaire, une fois réduits aux termes du présent article, ne doivent pas être inférieurs à 2,50 \$.

3. L'article 48 du Règlement est modifié par adjonction des paragraphes suivants :

(5) Le revenu déterminé aux termes des paragraphes (1) à (4) est réduit conformément au paragraphe (6) si les conditions suivantes sont réunies :

- a) le revenu est déterminé pour un mois dans lequel les besoins matériels d'un bénéficiaire sont réduits conformément à l'article 47.2;
- b) après la réduction visée à l'alinéa a), les besoins matériels du bénéficiaire sont inférieurs ou égaux au revenu déterminé aux termes des paragraphes (1) à (4).

(6) Le montant de la réduction visée au paragraphe (5) est calculé comme suit :

$$A = (B - C) + 2,50 \$$$

où :

«A» représente le montant de la réduction du revenu pour le mois;

«B» représente le revenu pour le mois déterminé aux termes des paragraphes (1) à (4);

«C» représente les besoins matériels pour le mois.

4. Le tableau de la sous-disposition 1 ii de l'article 51 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 18 ans ou plus	Personnes à charge de 13 à 17 ans	Personnes à charge de 0 à 12 ans	Bénéficiaire	Bénéficiaire et conjoint
0	0	0	0	211 \$	420 \$
1	0	0	1	355	420
	0	1	0	372	437
	1	0	0	523	550
2	0	0	2	355	420
	0	1	1	372	437
	0	2	0	389	454
	1	0	1	667	550
	1	1	0	684	567
	2	0	0	653	696

Pour chaque personne à charge supplémentaire, ajouter 147 \$ si elle est âgée de 18 ans ou plus, ou 17 \$ si elle est âgée de 13 à 17 ans, ou 0 \$ si elle est âgée de 0 à 12 ans.

5. L'article 58.3 du Règlement est abrogé et remplacé par ce qui suit :

PRESTATION POUR ENFANTS TRANSITOIRE

58.3 (1) Un bénéficiaire qui a un ou plusieurs enfants à charge reçoit une prestation pour enfants transitoire mensuelle aux termes du présent article à l'égard de chaque enfant à charge qui satisfait à l'un ou l'autre des critères suivants :

1. Il s'agit d'un enfant à l'égard de qui ni le bénéficiaire ni son conjoint compris dans le groupe de prestataires ne reçoit un montant au titre de la prestation ontarienne pour enfants prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu* ou un montant au titre de l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada).
2. Il s'agit d'un enfant à l'égard de qui le bénéficiaire ou son conjoint compris dans le groupe de prestataires :
 - i. soit reçoit un montant inférieur au montant maximal de la prestation ontarienne pour enfants prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu* et un montant au titre de l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada),
 - ii. soit reçoit un des montants suivants, mais non l'autre :
 - A. un montant au titre de la prestation ontarienne pour enfants prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu*,
 - B. un montant au titre de l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada).

(2) Le montant de la prestation pour enfants transitoire payable à l'égard d'enfants à charge est déterminé conformément aux règles suivantes :

1. À l'égard des enfants à charge à qui s'applique la disposition 1 du paragraphe (1), la prestation pour enfants transitoire est de 172 \$ par enfant.
2. À l'égard des enfants à charge à qui s'applique la disposition 2 du paragraphe (1), la prestation pour enfants transitoire est calculée comme suit :

$$A = (172 \$ \times B) - (C + D)$$

où :

«A» représente le montant mensuel de la prestation pour enfants transitoire;

«B» représente le nombre d'enfants à charge à qui s'applique la disposition 2 du paragraphe (1);

«C» représente le total de la mensualité, prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu*, à l'égard des enfants à charge à qui s'applique la disposition 2 du paragraphe (1);

«D» représente le total de la mensualité à l'égard des enfants à charge à qui s'applique la disposition 2 du paragraphe (1) que représente l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada), réduit de la somme des montants suivants : 43,75 \$ pour le premier enfant à charge, 41,99 \$ pour le deuxième enfant à charge et 41,41 \$ pour chaque autre enfant à charge.

(3) Le bénéficiaire dont les besoins matériels sont déterminés aux termes du paragraphe 43 (2), 44 (2) ou 44.1 (2) ou (3) n'est pas admissible à recevoir une prestation pour enfants transitoire aux termes du présent article pour ses enfants à charge.

6. Le présent règlement entre en vigueur le 1^{er} août 2008.

20/08

ONTARIO REGULATION 120/08

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending O. Reg. 222/98

(General)

Note: Ontario Regulation 222/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 36.2 (2) of Ontario Regulation 222/98 is amended by striking out “41.44” in the definition of “E” and substituting “41.41”.

(2) Section 36.2 of the Regulation is amended by adding the following subsection:

(3) Despite subsection (2), a recipient's budgetary requirements shall not be reduced under this section to less than \$2.50.

2. Section 37 of the Regulation is amended by adding the following subsections:

(4) Income as determined under subsections (1) to (3) shall be reduced in accordance with subsection (5) if,

(a) income is being determined for a month in which a recipient's budgetary requirements are reduced in accordance with section 36.2; and

(b) after the reduction described in clause (a), the recipient's budgetary requirements are less than or equal to income as determined under subsections (1) to (3).

(5) The amount of the reduction under subsection (4) shall be calculated in accordance with the following formula:

$$A = (B - C) + \$2.50$$

where,

A = the reduction in income for the month,

B = income for the month as determined under subsections (1) to (3), and

C = budgetary requirements for the month.

3. The Table to subparagraph 1 ii of section 40 of the Regulation is revoked and the following substituted:

TABLE

No. of Dependants Other than a Spouse	Dependants 18 Years or Older	Dependants 13-17 Years	Dependants 0-12 Years	Recipient See Note 1 below	Recipient and Spouse See Note 2 below	Recipient and Spouse See Note 3 below
0	0	0	0	\$554	\$821	\$1,107
1	0	0	1	697	821	1,107
	0	1	0	756	880	1,166
	1	0	0	883	988	1,274
2	0	0	2	697	821	1,107
	0	1	1	756	880	1,166
	0	2	0	815	939	1,225
	1	0	1	1,026	988	1,274
	1	1	0	1,085	1,047	1,333
	2	0	0	1,051	1,175	1,461

For each additional dependant, add \$188 if the dependant is 18 years of age or older, or \$59 if the dependant is 13-17 years of age, or \$0 if the dependant is 0-12 years of age.

Note 1. A recipient if there is no spouse included in the benefit unit.

Note 2. A recipient with a spouse included in the benefit unit if Note 3 does not apply.

Note 3. A recipient with a spouse included in the benefit unit if each of the recipient and the spouse is a person with a disability or a person referred to in subparagraph 1 i of subsection 4 (1) or paragraph 6 of subsection 4 (1).

4. Section 45.3 of the Regulation is revoked and the following substituted:

TRANSITION CHILD BENEFIT

45.3 (1) A recipient who has one or more dependent children shall be paid a monthly transition child benefit under this section in respect of each dependent child who meets one of the following criteria:

1. A child in respect of whom neither the recipient nor his or her spouse, included in the benefit unit, is in receipt of any amount of the Ontario child benefit under section 8.6.2 of the *Income Tax Act* or any amount in respect of item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada).
2. A child in respect of whom the recipient or his or her spouse, included in the benefit unit,
 - i. is receiving less than the maximum amount of the Ontario child benefit under section 8.6.2 of the *Income Tax Act* and any amount in respect of item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada), or
 - ii. is receiving one of the following, but is not receiving the other:
 - A. any amount of the Ontario child benefit under section 8.6.2 of the *Income Tax Act*,
 - B. any amount in respect of item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada).

(2) The amount of a transition child benefit to be paid in respect of a dependent child shall be determined in accordance with the following rules:

1. With respect to dependent children to whom paragraph 1 of subsection (1) applies, the transition child benefit is \$148 for each child.
2. With respect to dependent children to whom paragraph 2 of subsection (1) applies, the transition child benefit is calculated as follows:

$$A = (\$148 \times B) - (C + D)$$

where,

- A = the monthly amount of the transition child benefit,
- B = the number of dependent children to whom paragraph 2 of subsection (1) applies,
- C = the total monthly payment with respect to dependent children to whom paragraph 2 of subsection (1) applies under section 8.6.2 of the *Income Tax Act*, and
- D = the total monthly payment with respect to dependent children to whom paragraph 2 of subsection (1) applies that represents item "C" in the formula set out in subsection 122.61 (1) of the *Income Tax Act* (Canada) as decreased by the sum of \$43.75 for the first dependent child, \$41.99 for the second dependent child and \$41.41 for each additional dependent child.

(3) A recipient whose budgetary requirements are determined under subsection 33.1 (2) or (3) is not eligible to be paid a transition child benefit under this section for his or her dependent child or children.

5. This Regulation comes into force on July 1, 2008.

RÈGLEMENT DE L'ONTARIO 120/08

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 30 avril 2008
déposé le 2 mai 2008
publié sur le site Lois-en-ligne le 5 mai 2008
imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

modifiant le Règl. de l'Ont. 222/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 222/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 36.2 (2) du Règlement de l'Ontario 222/98 est modifié par substitution de «41,41 \$» à «41,44 \$» dans la définition de l'élément «E».

(2) L'article 36.2 du Règlement est modifié par adjonction du paragraphe suivant :

(3) Malgré le paragraphe (2), les besoins matériels d'un bénéficiaire, une fois réduits aux termes du présent article, ne doivent pas être inférieurs à 2,50 \$.

2. L'article 37 du Règlement est modifié par adjonction des paragraphes suivants :

(4) Le revenu déterminé aux termes des paragraphes (1) à (3) est réduit conformément au paragraphe (5) si les conditions suivantes sont réunies :

- a) le revenu est déterminé pour un mois dans lequel les besoins matériels d'un bénéficiaire sont réduits conformément à l'article 36.2;
- b) après la réduction visée à l'alinéa a), les besoins matériels du bénéficiaire sont inférieurs ou égaux au revenu déterminé aux termes des paragraphes (1) à (3).

(5) Le montant de la réduction visée au paragraphe (4) est calculé comme suit :

$$A = (B - C) + 2,50 \$$$

où :

«A» représente le montant de la réduction du revenu pour le mois;

«B» représente le revenu pour le mois déterminé aux termes des paragraphes (1) à (3);

«C» représente les besoins matériels pour le mois.

3. Le tableau de la sous-disposition 1 ii de l'article 40 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 18 ans ou plus	Personnes à charge de 13 à 17 ans	Personnes à charge de 0 à 12 ans	Bénéficiaire Voir remarque 1 ci-dessous	Bénéficiaire et conjoint Voir remarque 2 ci-dessous	Bénéficiaire et conjoint Voir remarque 3 ci-dessous
0	0	0	0	554 \$	821 \$	1 107 \$
1	0	0	1	697	821	1 107
	0	1	0	756	880	1 166
	1	0	0	883	988	1 274

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 18 ans ou plus	Personnes à charge de 13 à 17 ans	Personnes à charge de 0 à 12 ans	Bénéficiaire Voir remarque 1 ci-dessous	Bénéficiaire et conjoint Voir remarque 2 ci-dessous	Bénéficiaire et conjoint Voir remarque 3 ci-dessous
2	0	0	2	697	821	1 107
	0	1	1	756	880	1 166
	0	2	0	815	939	1 225
	1	0	1	1 026	988	1 274
	1	1	0	1 085	1 047	1 333
	2	0	0	1 051	1 175	1 461
Pour chaque personne à charge supplémentaire, ajouter 188 \$ si elle est âgée de 18 ans ou plus, ou 59 \$ si elle est âgée de 13 à 17 ans, ou 0 \$ si elle est âgée de 0 à 12 ans.						
Remarque 1.	Un bénéficiaire si aucun conjoint n'est compris dans le groupe de prestataires.					
Remarque 2.	Un bénéficiaire qui a un conjoint compris dans le groupe de prestataires si la remarque 3 ne s'applique pas.					
Remarque 3.	Un bénéficiaire qui a un conjoint compris dans le groupe de prestataires si le bénéficiaire, de même que le conjoint, est une personne handicapée ou une personne visée à la sous-disposition 1 i du paragraphe 4 (1) ou à la disposition 6 de ce paragraphe.					

4. L'article 45.3 du Règlement est abrogé et remplacé par ce qui suit :

PRESTATION POUR ENFANTS TRANSITOIRE

45.3 (1) Un bénéficiaire qui a un ou plusieurs enfants à charge reçoit une prestation pour enfants transitoire mensuelle aux termes du présent article à l'égard de chaque enfant à charge qui satisfait à l'un ou l'autre des critères suivants :

1. Il s'agit d'un enfant à l'égard de qui ni le bénéficiaire ni son conjoint compris dans le groupe de prestataires ne reçoit un montant au titre de la prestation ontarienne pour enfants prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu* ou un montant au titre de l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada).
2. Il s'agit d'un enfant à l'égard de qui le bénéficiaire ou son conjoint compris dans le groupe de prestataires :
 - i. soit reçoit un montant inférieur au montant maximal de la prestation ontarienne pour enfants prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu* et un montant au titre de l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada),
 - ii. soit reçoit un des montants suivants, mais non l'autre :
 - A. un montant au titre de la prestation ontarienne pour enfants prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu*,
 - B. un montant au titre de l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada).

(2) Le montant de la prestation pour enfants transitoire payable à l'égard d'enfants à charge est déterminé conformément aux règles suivantes :

1. À l'égard des enfants à charge à qui s'applique la disposition 1 du paragraphe (1), la prestation pour enfants transitoire est de 148 \$ par enfant.
2. À l'égard des enfants à charge à qui s'applique la disposition 2 du paragraphe (1), la prestation pour enfants transitoire est calculée comme suit :

$$A = (148 \$ \times B) - (C + D)$$

où :

- «A» représente le montant mensuel de la prestation pour enfants transitoire;
- «B» représente le nombre d'enfants à charge à qui s'applique la disposition 2 du paragraphe (1);
- «C» représente le total de la mensualité, prévue à l'article 8.6.2 de la *Loi de l'impôt sur le revenu*, à l'égard des enfants à charge à qui s'applique la disposition 2 du paragraphe (1);
- «D» représente le total de la mensualité à l'égard des enfants à charge à qui s'applique la disposition 2 du paragraphe (1) que représente l'élément «C» dans la formule énoncée au paragraphe 122.61 (1) de la *Loi de l'impôt sur le revenu* (Canada), réduit de la somme des montants suivants : 43,75 \$ pour le premier enfant à charge, 41,99 \$ pour le deuxième enfant à charge et 41,41 \$ pour chaque autre enfant à charge.

(3) Le bénéficiaire dont les besoins matériels sont déterminés aux termes du paragraphe 33.1 (2) ou (3) n'est pas admissible à recevoir une prestation pour enfants transitoire aux termes du présent article pour ses enfants à charge.

5. Le présent règlement entre en vigueur le 1^{er} juillet 2008.

ONTARIO REGULATION 121/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

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Application

1. (1) This Regulation applies to insurers that are subject to Part XVII of the Act and licensed under the Act to transact the business of life insurance, but does not apply to fraternal societies.

(2) Unless otherwise provided, a reference in this Regulation to an insurer is a reference to an insurer to which this Regulation applies.

Definitions

2. (1) In this Regulation,

“designated entity” means, in respect of an insurer, an entity that is not,

- (a) a joint venture,
- (b) a financial institution, or

(c) a subsidiary of a financial institution that is not a subsidiary of the financial institution only because it is a subsidiary of the insurer; (“entité désignée”)

“factoring entity” means an entity whose activities are limited to acting as a factor in respect of accounts receivable, including the raising of money for the purposes of acting as a factor and lending money while acting as a factor; (“entité s’occupant d’affacturage”)

“finance entity” means an entity,

(a) that engages in a business that includes,

(i) issuing payment, credit or charge cards and, in co-operation with others, including financial institutions, operating a payment, credit or charge card plan, or

(ii) making or refinancing loans or entering into any other similar arrangements for advancing funds or credit, and

(b) that is not,

(i) a financial institution,

(ii) a factoring entity,

(iii) a financial leasing entity that is a permitted entity under this Regulation, or

(iv) a specialized financing entity that makes or refinances loans to, or enters into other similar arrangements for advancing funds or credit to, only entities that it controls or in which it holds a substantial investment; (“entité s’occupant de financement”)

“financial leasing entity” means an entity whose activities are limited to the financial leasing of personal property, including,

(a) the entering into and acceptance of assignments of conditional sales agreements in respect of personal property,

(b) the administration of financial lease agreements and conditional sales agreements on behalf of any person, and

(c) the raising of money for the purposes of financing the activities of the financial leasing entity and the investment of that money pending its use for those activities; (“entité s’occupant de crédit-bail”)

“financial services entity” means an entity that is,

(a) a financial institution,

(b) an entity listed in any of paragraphs 1 to 11 of subsection 5 (1), or

(c) any other entity whose primary business activity is the provision of financial services; (“entité s’occupant de services financiers”)

“joint venture” means a real property entity,

(a) that was formed by an insurer or a designated entity controlled by the insurer and one or more other persons for the purpose of a specific business undertaking,

(b) in which the insurer or designated entity has made and holds a substantial investment, and

(c) in respect of which the persons who formed it have agreed on joint control, regardless of the distribution of their equity; (“coentreprise”)

“minority interest” means, in respect of an entity controlled by an insurer, an equity interest in the entity that is held by a person who is neither the insurer nor another entity controlled by the insurer; (“participation minoritaire”)

“motor vehicle” means a motorized vehicle designed to be used primarily on a public highway for the transportation of persons or things, but does not include,

(a) an ambulance or fire department vehicle as defined in section 61 of the *Highway Traffic Act*,

(b) a utility truck,

(c) a bus, or

(d) another special purpose motorized vehicle that contains significant special features that make it suitable for a specific purpose; (“véhicule automobile”)

“mutual fund dealer” means an entity whose principal activity is acting as a selling agent of units, shares or other interests in a mutual fund and acting as a collecting agent in the collection of payments for any such interests if,

(a) the proceeds of the sales of any such interests, less any sales commissions and service fees, are paid to the mutual fund, and

- (b) the existence of a sales commission and service fee in respect of the sale of any such interest is disclosed to the purchaser of the interest before the purchase of the interest; (“courtier de fonds mutuels”)

“real property entity” means,

- (a) an entity that is primarily engaged in the business of holding, managing or otherwise dealing with real property, or
- (b) an entity that is primarily engaged in holding or dealing in,
 - (i) shares of, or ownership interests in, an entity described under clause (a), or
 - (ii) shares of, or ownership interests in, another entity that is primarily engaged in holding or dealing in shares of, or ownership interests, in an entity described under clause (a); (“entité immobilière”)

“related real property entity” means, in respect of an insurer,

- (a) a real property entity, other than a designated entity controlled by the insurer, in which the insurer or a designated entity controlled by the insurer beneficially owns sufficient shares or ownership interests to cause the insurer or designated entity to have a substantial investment in the real property entity, or
- (b) a real property entity that is controlled by a real property entity described in clause (a); (“entité immobilière apparentée”)

“residential real property” means real property that includes one or more buildings in each of which at least one-half of the floor area is used, or is to be used, as residential premises; (“immeuble résidentiel”)

“third party” means, in respect of an insurer, another person that is not,

- (a) a designated entity controlled by the insurer, or
- (b) a related real property entity of the insurer. (“tierce partie”)

(2) For the purposes of section 435.5 of the Act and this Regulation, a specialized financing entity is an entity that acquires and holds shares of or ownership interests in entities in which an insurer may acquire, hold or increase a substantial investment by way of specialized financing activities.

(3) For the purposes of this Regulation and subject to subsection (4), the capital of an insurer at a particular time is the amount calculated using the formula,

$$A - B$$

in which,

“A” is the sum of the following amounts that would be reported in the financial statements of the insurer prepared in accordance with section 104 of the Act as of the particular time:

1. The amount of minority interests.
2. The amount of subordinated indebtedness.
3. The amount by which assets exceed liabilities.
4. The amount of the total deferred realized capital gains less the total deferred realized capital losses from real estate and share transactions of the insurer or any other insurer controlled by it that is licensed to transact the business of life insurance.

“B” is the amount of goodwill that would be included in the financial statements referred to in the definition of “A”.

(4) In calculating the amount of an insurer’s capital under subsection (3), an amount may be included in respect of a security only if,

- (a) the security is, by its terms, subordinate in right of payment to the policy liabilities and other liabilities of the entity that issued the security, other than liabilities that by their terms rank equally with or are subordinate to the security;
- (b) the security is issued and fully paid up; and
- (c) if the security is subordinated indebtedness or a preferred share, the security,
 - (i) has an initial minimum term of at least five years or has no stated term, and
 - (ii) cannot be redeemed or purchased for cancellation in the first five years after it is issued.

Commercial loan, prescribed matters

3. (1) For the purposes of subclause (a) (i) of the definition of “commercial loan” in subsection 432 (1) of the Act, the prescribed amount is \$250,000.

(2) The following international agencies are prescribed for the purposes of subclauses (a) (iii) and (b) (ii) of the definition of “commercial loan” in subsection 432 (1) of the Act:

1. The International Bank for Reconstruction and Development.
2. The International Finance Corporation.
3. The Inter-American Development Bank.
4. The Asian Development Bank.
5. The African Development Bank.
6. The European Investment Bank.
7. The Caribbean Development Bank.
8. The Nordic Investment Bank.
9. The European Bank for Reconstruction and Development.
10. The Council of Europe Development Bank.

(3) For the purposes of subclauses (b) (iv) and (c) (i) of the definition of “commercial loan” in subsection 432 (1) of the Act, securities that are debt obligations, shares or ownership interests are widely distributed if the following conditions are satisfied:

1. In the case of debt obligations the distribution of which is exempt from the requirement to file a prospectus under the laws of Ontario, Canada, another province of Canada or a jurisdiction outside Canada,
 - i. at least 90 per cent of the maximum authorized principal of the debt obligations is held by one or more persons other than the insurer and its subsidiaries and,
 - A. the debt obligations were issued to at least 25 persons other than the insurer and its subsidiaries within six months after the day on which the first of the debt obligations was issued, or
 - B. if the debt obligations are issued on a continuous basis, there are on average at least 25 holders other than the insurer and its subsidiaries, or
 - ii. at the time of their initial distribution, the debt obligations satisfied at least three of the following conditions:
 - A. their initial term was less than one year,
 - B. they were rated by a rating agency,
 - C. they were distributed through a person authorized to trade in securities, and
 - D. they were distributed in accordance with an offering circular or memorandum or a similar document relating to the distribution of securities.
2. In the case of securities other than debt obligations described in paragraph 1,
 - i. the securities are listed and posted for trading on a recognized stock exchange, or
 - ii. a prospectus relating to the issuance of the securities was filed under the laws of Ontario, Canada, another province in Canada or a jurisdiction outside Canada.

Prescribed subsidiary

4. For the purposes of the definition of “prescribed subsidiary” in subsection 432 (1) of the Act, a prescribed subsidiary of an insurer is,

- (a) for the purposes of subsection 435.9 (1) of the Act, any subsidiary of the insurer; and
- (b) for the purposes of Part XVII of the Act other than subsection 435.9 (1), a subsidiary of the insurer that is not,
 - (i) a financial institution, or
 - (ii) an entity that is a subsidiary of a financial institution for a reason other than because it is a subsidiary of the insurer.

SUBSTANTIAL INVESTMENTS IN PERMITTED ENTITIES

Permitted entities

5. (1) For the purposes of the definition of “permitted entity” in subsection 432 (1) of the Act, each of the following entities is a permitted entity in relation to an insurer:

1. An investment counsel.

2. A portfolio manager.
 3. A factoring entity.
 4. A finance entity.
 5. A financial leasing entity, but only if the conditions prescribed by section 6 are satisfied.
 6. An insurance broker or agent, if the entity is licensed under the Act or registered under the *Registered Insurance Brokers Act* or is registered or licensed under comparable legislation in another jurisdiction in Canada.
 7. A mortgage broker or agent, if the entity is registered or licensed under the *Mortgage Brokers Act*, the *Mortgage Brokerages, Lenders and Administrators Act, 2006* or comparable legislation in another jurisdiction in Canada.
 8. A mutual fund dealer.
 9. A mutual fund within the meaning of subsection 1 (1) of the *Securities Act* whose activities are limited to the investment of the funds of the mutual fund for the purposes of providing investment diversification and professional investment management services to the holders of its securities.
 10. A non-redeemable investment fund within the meaning of subsection 1 (1) of the *Securities Act* whose activities are limited to the investment of the funds of the fund for the purposes of providing investment diversification and professional investment management services to the holders of its securities, and whose securities are,
 - i. fixed in number and distributed to the public in an offering under a preliminary prospectus, prospectus, short form prospectus or similar document in accordance with the laws of a Province of Canada or a foreign jurisdiction,
 - ii. traded on a recognized and regulated market, and
 - iii. liquidated on a fixed future termination date, with the proceeds allocated to the holders of the securities in accordance with their holdings.
 11. A receiver, sequestrator or liquidator.
 12. An entity, other than a financial institution, whose business activities are limited to one or more of the business activities prescribed by subsection (2) and who satisfies the conditions, if any, set out in that subsection relating to that business activity.
- (2) The following business activities are prescribed for the purposes of paragraph 12 of subsection (1):
1. Providing financial services.
 2. Holding, managing or otherwise dealing with real property.
 3. The business of a real estate broker or otherwise acting as an agent for vendors, purchasers, lessors or lessees of real property or providing consulting or appraisal services in respect of real property.
 4. Promoting merchandise and services to the holders of any payment, credit or charge card issued by the insurer.
 5. Providing in Canada data processing or other information processing services relating to financial institutions if,
 - i. the insurer has developed the processing systems for its own use and the processing systems are an integral part of the insurer's operations, and
 - ii. the services are provided to entities in which the insurer has a substantial investment and that do not provide information processing services to other entities,
 6. Collecting, manipulating and transmitting information,
 - i. that is primarily financial or economic in nature, or
 - ii. that relates to the business of an entity that is a permitted entity with respect to insurers to which this Regulation applies.
 7. Providing advisory or other services in the design, development and implementation of information management services.
 8. Designing, developing or marketing computer software.
 9. Designing, developing, manufacturing or selling computer equipment integral to the provision of information services related to the business of financial institutions or to the provision of financial services, if it is an ancillary activity to any business referred to in paragraph 6, 7 or 8 in which the insurer is engaged.
 10. Designing, developing, holding, managing, manufacturing, selling or otherwise dealing with data transmission systems, information sites, communication devices or information platforms or portals that are used,

- i. to provide information that is primarily financial or economic in nature,
 - ii. to provide information that relates to the business of an entity that is a permitted entity in respect of an insurer to which this Regulation applies, or
 - iii. for a purpose or in a circumstance that is materially related to the provision of financial products or services by the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment.
- 11. Designing, developing, holding, managing, manufacturing, selling or otherwise dealing with data transmission systems, information sites, communication devices or information platforms or portals that are used to provide information services.
- 12. Providing specialized business management and advisory services.
- 13. Acting as a custodian of property.
- 14. Selling any of the following:
 - i. tickets, including lottery tickets, on a non-profit public service basis, in connection with special, temporary and infrequent non-commercial celebrations or projects that are of local, municipal, provincial or national interest,
 - ii. urban transit tickets,
 - iii. tickets for a lottery sponsored by the federal government, a provincial or municipal government or an agency of any of those governments.
- 15. Providing services that are reasonably ancillary to the business of the insurer, including one or more of the following:
 - i. providing safety and risk prevention services and services respecting risk management and claims adjustment,
 - ii. providing and operating rehabilitation and training and development centres,
 - iii. providing computer systems to insurance brokers and agents,
 - iv. providing support to insurance brokers and agents, and
 - v. operating repair and appraisal centres.
- 16. Providing services exclusively to,
 - i. the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment that is permitted under the Act or this Regulation, or
 - ii. one or more of the entities listed in subparagraph i and,
 - A. a financial services entity, or
 - B. an entity that is a permitted entity in respect of the insurer and in which a financial services entity has a substantial investment.
- 17. Any other business activity not described in paragraphs 1 to 16 that relates to,
 - i. the promotion, sale, delivery or distribution of a financial product or financial service that is provided by the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment that is permitted under the Act or this Regulation, or
 - ii. if a significant portion of the business activity of the entity involves an activity described in subparagraph i, the promotion, sale, delivery or distribution of a financial product or service that is provided by a financial services entity.
- 18. Acquiring or holding shares of, or ownership interests in, entities in respect of which an insurer is permitted under the Act or this Regulation to hold a substantial investment.
- (3) Despite subsection (1),
 - (a) an entity that is a permitted entity under any of paragraphs 1, 2, 4 and 6 to 11 of subsection (1) does not cease to be a permitted entity by reason only that it carries on one or more business activities carried out by another entity listed in any of those paragraphs or one or more business activities prescribed by subsection (2), as long as it satisfies the conditions, if any, relating to the other entity or the business activity;
 - (b) an entity that is a permitted entity under paragraph 3 or 5 of subsection (1) ceases to be a permitted entity if it carries on any business activity prescribed by subsection (2); and
 - (c) an entity listed in subsection (1) is not a permitted entity in respect of an insurer if,
 - (i) its business activities include the acceptance of deposit liabilities, or

- (ii) it engages in any personal property leasing activity in Canada that, if carried on by a financial leasing entity, would prevent the financial leasing entity from being a permitted entity in respect of an insurer.

(4) For the purposes of subsection 435.1 (1) of the Act and subject to subsections (5), (6), (7) and (8) of this section, an insurer may, subject to section 435.7 of the Act, acquire, hold or increase a substantial investment in a permitted entity only if all of the applicable following conditions are satisfied:

1. The insurer may acquire, hold or increase a substantial investment in any of the following permitted entities only with the approval of the Superintendent:
 - i. A financial institution.
 - ii. An entity that is a permitted entity under paragraph 1, 2 or 8 of subsection (1) and,
 - A. that is not registered under the *Securities Act* or comparable legislation of another jurisdiction in Canada, or
 - B. that is exempt from registration requirements.
 - iii. A finance entity.
 - iv. A factoring entity or a financial leasing entity unless, at the time of the investment or as a result of the investment, the permitted entity is a subsidiary of the insurer.
 - v. A permitted entity engaged in a business described in paragraph 1, 6, 7, 8, 9, 10, 11, 15 or 17 of subsection (2).
 - vi. An entity that is a permitted entity under paragraph 9 or 10 of subsection (1) if it is not subject to regulation under the *Securities Act* or comparable legislation of another jurisdiction in Canada.
 - vii. A permitted entity engaged in a business described in paragraph 18 of subsection (2) unless, at the time of the investment or as a result of the investment, the permitted entity is a subsidiary of the insurer and does not hold an interest in any entity in which the insurer is not permitted to make a substantial investment without the consent of the Superintendent.
2. The insurer may acquire, hold or increase a substantial investment in any of the following permitted entities only if the insurer will control the permitted entity after the acquisition or the acquisition and holding of the substantial investment is permitted under paragraph 3:
 - i. A financial institution.
 - ii. A factoring entity.
 - iii. A finance entity.
 - iv. A financial leasing entity.
 - v. A permitted entity engaged in the business described in paragraph 18 of subsection (2) if that business includes the acquisition of a substantial investment in one or more of the permitted entities listed in subparagraphs i to iv.
3. The insurer may acquire, hold or increase a substantial investment in a permitted entity listed in any of subparagraphs 2 i to v, without controlling the permitted entity after the acquisition, only if, after the acquisition, the total value of the following investments and loans does not exceed 50 per cent of the insurer's capital:
 - i. All shares in corporations and ownership interests in unincorporated entities beneficially owned by the insurer or by permitted entities listed in subparagraphs 2 i to v in which the insurer has a substantial investment but which the insurer does not control.
 - ii. All loans, each of which is held by the insurer or by permitted entities referred to in subparagraph i.
 - iii. All outstanding guarantees, each of which was given by the insurer or by a permitted entity referred to in subparagraph i or on behalf of permitted entities referred to in subparagraph i.
4. The insurer may acquire, hold or increase a substantial investment in an entity whose business is described in paragraph 11 of subsection (2) only if the sum of the following amounts does not exceed five per cent of the insurer's capital:
 - i. The total book value of the shares and ownership interests that the insurer and its subsidiaries, whether individually or jointly, would acquire in the permitted entity.
 - ii. The total book value of the shares and ownership interests already held by the insurer and its subsidiaries, whether individually or jointly, in other entities engaged in a business described in paragraph 11 of subsection (2) in which the insurer has a substantial investment.
 - iii. The total value of outstanding loans made by the insurer and its subsidiaries, whether individually or jointly, to entities engaged in a business described in paragraph 11 of subsection (2) in which the insurer has a substantial investment.

(5) The insurer may acquire, hold or increase a substantial investment in a permitted entity whose activities include acquiring and holding substantial investments in other entities if,

- i. the permitted entity is a permitted entity by reason of subsection (1), and
- ii. the insurer would, but for paragraph 1, 2 or 3 of subsection (4), be permitted under section 435.1, 435.2, 435.3, 435.4, 435.5 or 435.6 of the Act to acquire a substantial investment in the other entity.

(6) Paragraph 3 of subsection (4) does not apply if the permitted entity is incorporated or organized under the laws of a jurisdiction outside Canada and those laws or the customary business practices of the jurisdiction do not permit the insurer to control the entity.

(7) If the insurer controls a permitted entity listed in subparagraphs 2 i to v of subsection (4), the insurer may, with the Superintendent's approval, give up control while retaining a substantial investment in the permitted entity only if the total value of the insurer's investments and loans listed in subparagraphs 3 i to iii of that subsection does not exceed 50 per cent of the insurer's capital after the insurer gives up control.

(8) If the insurer proposes to acquire, increase or reduce a substantial investment in an entity by way of specialized financing activities,

- (a) the determination of whether the entity is a permitted entity in respect of the insurer shall be made without reference to clause (3) (c); and
- (b) paragraphs 1, 2 and 3 of subsection (4) and subsection (7) do not apply.

(9) The following rules apply for the purposes of determining the total value of investments and loans for the purposes of paragraphs 3 and 4 of subsection (4):

- 1. No amount shall be included in respect of shares or ownership interests acquired under circumstances in which subsection 435.3 (1) or 435.4 (1), section 435.5 or subsection 435.6 (1) of the Act applies.
- 2. The value of an ownership interest or loan held by an insurer at a particular time is the book value of the ownership interest or loan that would be reported on the balance sheet of the insurer prepared in accordance with section 104 of the Act as of that time.
- 3. The value of a guarantee is its face value.

Financial leasing entity

6. (1) The conditions that must be satisfied for a financial leasing entity to be a permitted entity are as follows:

- 1. The financial leasing entity does not direct its customers or potential customers to particular dealers in the property that is the subject of the financial lease agreement or conditional sales agreement.
- 2. The financial leasing entity does not enter into financial lease agreements or accept assignments of a conditional sales agreements relating to motor vehicles having a gross vehicle weight of less than 21 tonnes.
- 3. The financial leasing entity does not enter into or accept assignments of conditional sales agreements with individuals relating to personal household property.
- 4. The financial leasing entity does not enter into or accept assignments of financial lease agreements or conditional sales agreements, other than financial lease agreements and conditional sales agreements that have as their primary purpose the extension of credit to a lessee or purchaser.
- 5. The financial leasing entity does not enter into financial lease agreements or conditional sales agreements in respect of personal property, including personal property that is affixed to real estate but not including personal household property, unless the personal property,
 - i. was selected by the lessee or purchaser and acquired by the financial leasing entity at the request of the lessee or purchaser, or
 - ii. was previously acquired by the financial leasing entity in respect of another financial lease agreement or conditional sales agreement.
- 6. The financial leasing entity does not enter into financial lease agreements or conditional sales agreements that entail responsibility on the part of the financial leasing entity to install, promote, service, clean or repair the property that is the subject of the agreement.
- 7. Every financial lease agreement and conditional sales agreement entered into by the financial leasing entity includes a provision,
 - i. that assigns to the lessee or purchaser the benefit of all warranties, guarantees and other undertakings made by a manufacturer or supplier in respect of the personal property that is the subject of the agreement, or

- ii. that sets out the responsibilities of the financial leasing entity in respect of all warranties, guarantees and other undertakings made by a manufacturer or supplier in respect of the personal property that is the subject of the agreement.

8. Every financial lease agreement entered into by the financial leasing entity must yield,

- i. a return to the financial leasing entity of not less than the amount of the financial leasing entity's total investment in the property that is the subject of the agreement, and
- ii. a rate of return that is reasonable in the circumstances, taking into consideration the terms and conditions of the agreement and the rate of return sought by other lessors in respect of the financial leasing of similar property under similar conditions.

9. The total estimated residual value of all leased properties held by the financial leasing entity that are referred to in paragraph 4 of subsection (3) does not at any time exceed 10 per cent of the total cost of acquisition of those leased properties by the financial leasing entity.

(2) In paragraph 2 of subsection (1),

“gross vehicle weight” means, in respect of a motor vehicle, the gross vehicle weight that is specified by the manufacturer of the motor vehicle as the loaded weight of,

- (a) the motor vehicle, or
- (b) in the case of a motor vehicle designed to pull a trailer, the motor vehicle and the trailer.

(3) In determining the rate of return under a financial lease agreement for the purposes of subparagraph 8 ii of subsection (1), the following factors shall be taken into consideration:

1. The amount of the rental charges under the agreement.
2. The estimated tax benefits accruing to the financial leasing entity in respect of the agreement, including any tax credits and capital cost allowance that the financial leasing entity is entitled to claim in respect of the property that is the subject of the agreement.
3. If the lessee or a third party who is dealing at arm's length with the financial leasing entity has, on or before the start of the agreement, either contracted to purchase the property that is the subject of the agreement or unconditionally guaranteed the resale value of the property when the agreement expires, the amount of the purchase price or guaranteed resale value.
4. If paragraph 3 does not apply, the amount of the estimated residual value of the property that is the subject of the agreement or 25 per cent of the cost of acquisition of the property, whichever is less.

Continuation of exceptions

7. (1) Subject to subsection (3), the rules in subsection (2) apply in respect of a substantial investment held by an insurer in the following circumstances:

1. The insurer was permitted under a particular provision of the Act or the regulations to acquire and did acquire a substantial investment in a particular entity.
2. The insurer is no longer permitted under the particular provision to hold the substantial investment.
3. The insurer could qualify to hold the substantial investment under another provision of the Act or this Regulation.

(2) In the circumstances described in subsection (1), the insurer is entitled to continue to hold the substantial investment under the provision referred to in paragraph 3 of subsection (1) if any conditions that must be satisfied in order for the insurer to be entitled to hold the substantial investment under that provision are satisfied.

(3) Subsection (1) does not apply in respect of a substantial investment if clause 435.3 (4) (b), 435.4 (4) (b) or 435.6 (4) (b) of the Act applies.

SUPERINTENDENT'S APPROVAL

Criteria for Superintendent's approval

8. In determining whether to give an approval referred to in clause 435.3 (4) (b), 435.4 (4) (b) or 435.6 (1) (a), (b), (c) or (d) of the Act, the Superintendent shall consider,

- (a) whether the investment can reasonably be expected to expose the insurer to an undue risk; and
- (b) whether the investment can reasonably be expected to hinder the supervision and regulation of the insurer.

SPECIALIZED FINANCING ACTIVITIES

Substantial investments by way of specialized financing activities

9. (1) Subject to subsections (2) to (7), an insurer may make substantial investments in other entities by way of specialized financing activities.

(2) An insurer shall not, by way of specialized financing activities, acquire, hold or increase a substantial investment in,

- (a) an entity that is a financial institution for the purposes of Part XVII of the Act;
- (b) an entity that is primarily engaged in the leasing of motor vehicles in Canada for the purpose of extending credit to a customer or financing a customer's acquisition of a motor vehicle;
- (c) an entity that is primarily engaged in providing temporary possession of personal property, including motor vehicles, to customers in Canada for a purpose other than to finance the customer's acquisition of the property;
- (d) an entity that acts as an insurance broker or agent in Canada.

(3) An insurer shall not, by way of specialized financing activities, hold a substantial investment in an entity for more than 13 consecutive years.

(4) An insurer shall not, by way of specialized financing activities, acquire, hold or increase a substantial investment in an entity if the total book value of the shares and ownership interests that are held or would be held in the entity by the insurer, all subsidiaries of the insurer and all specialized financing entities of the insurer exceeds or would exceed \$250 million.

(5) An insurer shall not, by way of specialized financing activities, acquire, hold or increase a substantial investment in an entity if the sum of the following exceeds or would exceed 10 per cent of the insurer's capital:

- 1. The total book value of all shares and ownership interests that the insurer and its subsidiaries, whether individually or jointly, would hold in the entity.
- 2. The total value of all outstanding loans made by the insurer and its subsidiaries, whether individually or jointly, to specialized financing entities of the insurer.
- 3. The total book value of all shares and ownership interests held by the insurer and its subsidiaries, whether individually or jointly, in,
 - i. specialized financing entities of the insurer, and
 - ii. entities, other than the entity referred to in paragraph 1, in which the insurer holds a substantial investment by way of specialized financing activities.

(6) An insurer shall not, by way of specialized financing activities, acquire, hold or increase a substantial investment in an entity controlled by a specialized financing entity of the insurer or in an entity in which the specialized financing entity of the insurer holds a substantial investment, if the sum of the following exceeds or would exceed 25 per cent of the insurer's capital:

- 1. The total book value of all shares and ownership interests held by the insurer and its subsidiaries, whether individually or jointly, in the specialized financing entity and in entities in which the specialized financing entity holds a substantial investment.
- 2. The total value of all outstanding loans that the insurer and its subsidiaries, whether individually or jointly, have made to the specialized financing entity and to entities in which the specialized financing entity holds a substantial investment.

(7) An insurer shall not, by way of specialized financing activities, acquire, hold or increase a substantial investment in an entity, other than by way of an investment by a specialized financing entity controlled by the insurer, if the sum of the following exceeds or would exceed 25 per cent of the insurer's capital:

- 1. The total book value of all shares and ownership interests that the insurer and its subsidiaries, whether individually or jointly, would acquire in the entity.
- 2. The total book value of all shares and ownership interests held by the insurer and its subsidiaries, whether individually or jointly, in entities in which the insurer holds a substantial investment by way of specialized financing activities, other than entities in which the insurer has acquired a substantial investment by way of an investment by a specialized financing entity of the insurer.
- 3. The total value of all outstanding loans that the insurer and its subsidiaries, whether individually or jointly, have made to entities in which the insurer holds a substantial investment by way of specialized financing activities, other than entities in which the insurer has acquired a substantial investment by way of an investment by a specialized financing entity of the insurer.

(8) For the purposes of this section and section 10, an entity is a specialized financing entity of an insurer if it is a specialized financing entity in which the insurer holds a substantial interest.

Specialized financing entities

10. (1) Despite section 435.5 of the Act, an insurer shall not acquire, hold or increase a substantial investment in a specialized financing entity if,

- (a) the value of the outstanding debt obligations of the specialized financing entity and any specialized financing entity of the insurer controlled by the specialized financing entity, other than debt obligations payable to the insurer or entities controlled by the insurer, as reported on their respective balance sheets prepared on an unconsolidated basis, exceeds twice the sum of,
 - (i) the amount by which the value of the assets of the specialized financing entity exceed its liabilities, as reported on its balance sheet prepared on an unconsolidated basis, and
 - (ii) the value of all equity interests held by persons other than the insurer or an entity controlled by the insurer in specialized financing entities of the insurer that are controlled by the specialized financing entity, as reported on the balance sheet of the specialized financing entity prepared on the equity basis;
- (b) the specialized financing entity controls or holds shares of or ownership interests in any of the entities referred to in clauses 9 (2) (a) to (d);
- (c) the total book value of all shares and ownership interests, other than shares or ownership interests held by the specialized financing entity in a specialized financing entity of the insurer that it controls, that the insurer, the specialized financing entity, subsidiaries of the insurer or other specialized financing entities of the insurer hold or would hold in an entity in which the specialized financing entity holds a substantial investment, is more than \$250 million;
- (d) the sum of the values under paragraphs 1, 2 and 3 of subsection 9 (5) exceeds or would exceed 10 per cent of the insurer's capital; or
- (e) the sum of the values under paragraphs 1 and 2 of subsection 9 (6) exceeds or would exceed 25 per cent of the insurer's capital.

(2) Despite section 435.5 of the Act, an insurer shall not acquire or hold a substantial investment in a specialized financing entity if,

- (a) the specialized financing entity has, for more than 13 consecutive years, held a substantial investment in any entity that is not another specialized financing entity of the insurer; or
- (b) the specialized financing entity and any one or more of the insurer and other specialized financing entities of the insurer have held, one after the other for more than 13 consecutive years, a substantial investment in any entity that is not a specialized financing entity of the insurer.

(3) For the purposes of subsection (2), any period of time during which a substantial investment was held by a specialized financing entity of an insurer before it became a specialized financing entity of the insurer shall not be included in the calculation of the length of time during which the specialized financing entity held the substantial investment.

OTHER INVESTMENTS**Investments outside control of insurer**

11. For the purposes of clause 435.6 (1) (f) of the Act, an insurer may acquire or increase a substantial investment in an entity, irrespective of whether it is a permitted entity or the investment is otherwise permitted under the Act or this Regulation, if the acquisition or increase is the result of one or more events that are outside the control of the insurer.

RESTRICTIONS AND LIMITS ON INSURER'S BUSINESS ACTIVITIES**Limit on loans secured by residential mortgages**

12. (1) For the purposes of section 435.7 of the Act, an insurer shall not make a loan in Canada or acquire, hold or increase a substantial investment in a permitted entity described in subsection 5 (1) that makes a loan in Canada if,

- (a) the loan is made on the security of residential real property for the purpose of purchasing, renovating or improving the real property or refinancing a loan made for that purpose; and
- (b) the amount of the loan plus the amount then outstanding of all other liabilities secured by mortgages having equal or prior claims against the real property would exceed 80 per cent of the value of the real property at the time the insurer makes the loan or acquires the substantial investment.

(2) Subsection (1) does not apply in respect of,

- (a) a loan made or guaranteed under the *National Housing Act* (Canada) or any other Act of Parliament or of Ontario under which a different limit is established on the value of property on the security of which the insurer may make a loan;

- (b) a loan that would otherwise be prohibited by reason of clause (1) (b) if repayment of the portion of the loan that exceeds the maximum value set out in that clause is guaranteed or insured by a government agency or by an insurance company approved by the Superintendent;
- (c) the acquisition by the insurer from an entity of securities issued or guaranteed by the entity that are secured on any residential real property, whether in favour of a trustee or otherwise, or the making of a loan by the insurer to the entity against the issue of the securities; or
- (d) a loan secured by a mortgage taken back by the insurer on the disposition of property by the insurer, including a disposition for the purpose of realization of a security interest, if the mortgage secures payment of an amount payable to the insurer for the property.

Restriction on loans to certain entities

13. (1) This section applies if an insurer holds a substantial investment in a permitted entity listed in any of subparagraphs 2 i to v of subsection 5 (4) and the insurer is entitled to hold the substantial investment by reason of paragraph 3 of subsection 5 (4) or subsection 5 (7).

(2) The insurer shall not make a loan to or give a guarantee on behalf of the permitted entity, and shall not permit any subsidiary of the insurer to do so, if, after making the loan or giving the guarantee, the total value of the investments and loans described in subparagraphs 3 i to iii of subsection 5 (4) would exceed 50 per cent of the insurer's capital.

(3) Paragraphs 1, 2 and 3 of subsection 5 (9) apply for the purposes of determining the total value of investments and loans for the purposes of subsection (2).

Restriction on guarantees

14. (1) For the purposes of section 435.7 of the Act, an insurer shall not guarantee on behalf of any person the payment or repayment of money unless,

- (a) the payment or repayment is of a fixed amount, with or without interest; and
- (b) the person on whose behalf the insurer has undertaken to guarantee the payment or repayment has an unqualified obligation to reimburse the insurer for the full amount of the payment or repayment to be guaranteed.

(2) Clause (1) (a) does not apply if the person on whose behalf the insurer undertakes to guarantee a payment or repayment is a subsidiary of the insurer.

Restriction on financial leasing activities

15. For the purposes of section 435.7 of the Act, an insurer shall not engage in Canada in any leasing activity in respect of personal property that, if carried on by a financial leasing entity, would disqualify the financial leasing entity from being a permitted entity for the purposes of the Act.

Holding own shares

16. (1) For the purposes of section 435.7 of the Act and subject to subsection (2), an insurer shall not do any of the following:

1. Hold any of its issued shares or any shares issued by a corporation that controls the insurer.
2. Hold an ownership interest in an unincorporated entity that controls the insurer.
3. Permit any of its subsidiaries to hold shares issued by the insurer or by a corporation that controls the insurer.
4. Permit any of its subsidiaries to hold an ownership interest in an unincorporated entity that controls the insurer.

(2) Subsection (1) does not apply in respect of,

- (a) the redemption of preference shares in accordance with section 28 of the *Corporations Act*;
- (b) the purchase of shares of the insurer under a plan for the conversion of the insurer into a mutual company in accordance with section 211 of the *Corporations Act*;
- (c) the holding of shares by the insurer or by a subsidiary of the insurer as an executor, administrator, guardian or trustee in accordance with subsection 111 (2) of the *Corporations Act* or the holding of an ownership interest in the same capacity in similar circumstances; or
- (d) subject to the *Corporations Act*, the holding of shares or an ownership interest for a period of not more than 180 days if the shares or ownership interest are acquired on the realization of a security interest.

Value of loans, investments and interests in property

17. (1) For the purposes of subsection 435.8 (1) of the Act, if an investment is acquired by an insurer or a prescribed subsidiary under section 435.6 of the Act, the value of the investment shall not be included in calculating the value of loans, investments and interests in property acquired by the insurer or prescribed subsidiary for the purposes of sections 435.9 to 435.12.

(2) Subsection (1) and subsection 435.8 (1) of the Act do not apply to an investment or an interest in real property if the insurer or prescribed subsidiary acquired the investment or interest in real property,

- (a) as a result of the realization of a security interest in real property that is a loan, debt obligation or guarantee described in any of items 11 to 19 in the Table in subsection 20 (1); or
- (b) as a result of a default referred to in subsection 435.3 (1) of the Act under the terms of the agreement governing an interest in real property that is a loan, debt obligation or guarantee referred to in any of the items mentioned in clause (a).

Commercial loan limit

18. (1) For the purposes of subsection 435.9 (2) of the Act, the amount determined under the regulations is five per cent of the total assets of the insurer.

(2) For the purposes of subsection (1), the total assets of the insurer is the amount that would be calculated under section 21 as the total assets of the insurer for the purposes of section 435.14 of the Act if the insurer's last balance sheet prepared before the time of the calculation is deemed to be the balance sheet that would be prepared as of the time the determination is made under subsection 435.9 (2) of the Act.

Limits on investments

19. (1) For the purposes of subsections 435.10 (1) and 435.11 (2) of the Act, the amount determined under the regulations is the sum of,

- (a) 70 per cent of the amount determined under subsection (3);
- (b) 15 per cent of the insurer's liabilities in respect of life insurance policies that are not participating policies;
- (c) 25 per cent of the insurer's liabilities in respect of life insurance policies that are participating policies; and
- (d) five per cent of the insurer's liabilities in respect of,
 - (i) all life annuities, whether or not for a guaranteed term, in respect of which the insurer has contracted with the annuitant to make regular payments of defined amounts,
 - (ii) all annuities in respect of which the insurer has guaranteed a rate of interest for a term of more than 10 years after the date on which the contract is entered into,
 - (iii) all group long-term disability annuities in respect of which the insurer has contracted with the annuitant to make regular periodic payments of defined amounts to retirement age, and
 - (iv) all other disability annuities in respect of which the insurer has contracted with the annuitant to make regular periodic payments of defined amounts,
 - (A) while the disability of the annuitant continues, to age 65, or
 - (B) for life.

(2) For the purposes of subsection 435.12 (2) of the Act, the amount determined under the regulations is the sum of,

- (a) the amount determined under subsection (3);
- (b) 20 per cent of the insurer's liabilities in respect of life insurance policies that are not participating policies;
- (c) 40 per cent of the insurer's liabilities in respect of life insurance policies that are participating policies; and
- (d) the amount determined under clause (1) (d).

(3) For the purposes of clauses (1) (a) and (2) (a), the amount determined under this subsection is the amount by which the insurer's capital exceeds the sum of,

- (a) all amounts each of which is included in the capital of the insurer and is,
 - (i) the amount by which the total assets of any financial institution controlled by the insurer, or of any entity controlled by the financial institution, exceeds the total liabilities (including deferred taxes and subordinated indebtedness) of the financial institution or entity,
 - (ii) an amount equal to the total deferred realized capital gains less the total deferred realized capital losses from real estate and share transactions of a financial institution referred to in subclause (i) that is an insurer licensed to transact the business of life insurance, or
 - (iii) the amount of subordinated indebtedness issued by a financial institution or entity referred to in subclause (i);
- (b) all amounts included in the capital of the insurer each of which is the amount of a minority interest in,
 - (i) a financial institution controlled by the insurer, or

- (ii) an entity controlled by a financial institution that is controlled by the insurer;
 - (c) all amounts each of which is the amount of an investment, other than subordinated indebtedness referred to in subclause (a) (iii), made by the insurer or a designated entity controlled by the insurer in a financial institution or in an entity controlled by a financial institution controlled by the insurer, that are included,
 - (i) in the capital of an insurer, or
 - (ii) in the amount that would be treated as capital of a financial institution for the purposes of capital adequacy rules by the regulatory body that regulates the financial institution; and
 - (d) all amounts each of which is the amount of a loan, other than subordinated indebtedness referred to in subclause (a) (iii), made by the insurer or by a designated entity controlled by the insurer, to another insurance company incorporated by or under the laws of Canada or of a Province, to a securities dealer controlled by the other insurer or to an entity controlled by an insurance company or securities dealer controlled by the insurer, that are included,
 - (i) in the capital of an insurer, or
 - (ii) in the amount that would be treated as the capital of the other insurance company or the securities dealer by the regulatory body that regulates the insurance company or securities dealer, as the case may be.
- (4) For the purposes of subsection 435.14 (1) of the Act, the value of participating shares and ownership interests referred to in sections 435.11 and 435.12 of the Act that are beneficially owned by an insurer or by those of its subsidiaries that are prescribed subsidiaries for the purposes of section 435.14 of the Act is the book value of the shares and ownership interests that would be reported on the insurer's consolidated balance sheet as of the time the determination is made.

INTERESTS IN REAL PROPERTY

Interests in real property

20. (1) For the purposes of Part XVII of the Act, the interest of an insurer or a prescribed subsidiary of an insurer in each of the types of property listed in Column 2 in the following Table is an interest in real property for the purposes of Part XVII of the Act and the value of the interest is the amount determined under the provisions set out opposite the type of property in Column 3 of the Table:

TABLE OF REAL PROPERTY INTERESTS

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
1.	Real property beneficially owned by the insurer or by a designated entity controlled by the insurer.	The book value of the real property.
2.	A debt obligation for which the insurer or a designated entity controlled by the insurer is liable that was issued for the purpose of acquiring or improving real property described in Item 1.	The amount, if any, by which the book value of the debt obligation exceeds the book value of the real property.
3.	Real property, (a) that is beneficially owned by, (i) a related real property entity of the insurer that is a joint venture, or (ii) an entity in which an entity described in subclause (i) has a substantial investment; and (b) that would be reported on a balance sheet of the insurer prepared in accordance with section 104 of the Act.	The book value of the real property.
4.	Shares and ownership interests beneficially owned by the insurer, or by a designated entity controlled by the insurer, in any related real property entity of the insurer, other than a related real property entity referred to in Item 3.	The book value of the shares and ownership interests.
5.	A debt obligation that was issued by a related real property entity of the insurer and that is beneficially owned by the insurer or by a designated entity controlled by the insurer.	The book value of the debt obligation.
6.	A loan made by the insurer or a designated entity controlled by the insurer to a related real property entity of the insurer.	The book value of the loan.
7.	A loan made by the insurer or a designated entity controlled by the insurer to, (a) a real property entity in which a financial institution controlled by the insurer has a substantial investment; or (b) a real property entity that is controlled by a real property entity described in clause (a).	The book value of the loan.

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
8.	A debt obligation that was issued by a real property entity described in clause (a) or (b) of Item 7 and that is beneficially owned by the insurer or a designated entity controlled by the insurer.	The book value of the debt obligation.
9.	A debt obligation that is, (a) issued by a related real property entity of the insurer; (b) beneficially owned by a third party; and (c) guaranteed by the insurer or a designated entity controlled by the insurer.	If the debt obligation is issued by a related real property entity and the entity beneficially owns real property that is an interest of the insurer in real property described in Item 3, the amount, if any, by which the face value of the guarantee exceeds the value of that real property. In any other case, the face value of the guarantee.
10.	A loan made by a third party to a related real property entity of the insurer and guaranteed by the insurer or a designated entity controlled by the insurer.	If the loan is made to a related real property entity and the entity beneficially owns real property that is an interest of the insurer in real property described in Item 3, the amount, if any, by which the face value of the guarantee exceeds the value of that real property. In any other case, the face value of the guarantee.
11.	A loan made by the insurer or a designated entity controlled by the insurer to a third party that is secured by real property beneficially owned by the third party in conjunction with, (a) the insurer; (b) the designated entity; (c) a related real property entity of the insurer; (d) a financial institution controlled by the insurer; (e) an entity controlled by a financial institution controlled by the insurer; or (f) a real property entity described in Item 7.	The lesser of, (a) the net realizable value of the third party's interest in the real property at the time that the security interest was given; and (b) the amount by which the book value of the loan exceeds the total net realizable value of any other security interests that were given for the loan.
12.	A debt obligation of a third party beneficially owned by the insurer or a designated entity controlled by the insurer that is secured by real property beneficially owned by the third party in conjunction with, (a) the insurer; (b) the designated entity; (c) a related real property entity of the insurer; (d) a financial institution controlled by the insurer; (e) an entity controlled by a financial institution controlled by the insurer; or (f) a real property entity described in Item 7.	The lesser of, (a) the net realizable value of the third party's interest in the real property at the time that the security interest was given; and (b) the amount by which the book value of the debt obligation exceeds the total net realizable value of any other security interests that were given for the debt obligation.
13.	A debt obligation of a third party guaranteed by the insurer or a designated entity controlled by the insurer that is secured by real property beneficially owned by the third party in conjunction with, (a) the insurer; (b) the designated entity; (c) a related real property entity of the insurer; (d) a financial institution controlled by the insurer; (e) an entity controlled by a financial institution controlled by the insurer; or (f) a real property entity described in Item 7.	The lesser of, (a) the net realizable value of the third party's interest in the real property at the time that the security interest was given; and (b) the amount by which the face value of the guarantee exceeds the total net realizable value of any other security interests that were given for the debt obligation.
14.	A loan made by the insurer or a designated entity controlled by the insurer to a third party that is secured by shares or ownership interests beneficially owned by a third party in an entity that beneficially owns real property in conjunction with the insurer, a related real property entity of the insurer or a designated entity controlled by the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the loan exceeds the amount determined by subtracting from "A" the amount determined by multiplying "B" by "C", where, "A" is the total net realizable value of all security interests that were given for the loan, "B" is the net realizable value of the entity's interest in the real property, and "C" is the ratio of the value of the shares or ownership interests that are given as the security interest to the total value of all outstanding shares or ownership interests in the entity.

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
15.	A debt obligation of a third party beneficially owned by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in an entity that beneficially owns real property in conjunction with the insurer, a related real property entity of the insurer or a designated entity controlled by the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the debt obligation exceeds the amount determined by subtracting from "A" the amount determined by multiplying "B" by "C", where, "A" is the total net realizable value of all security interests that were given for the debt obligation, "B" is the net realizable value of the entity's interest in the real property, and "C" is the ratio of the value of the shares or ownership interests that are given as the security interest to the total value of all outstanding shares or ownership interests in the entity.
16.	A debt obligation of a third party guaranteed by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in an entity that beneficially owns real property in conjunction with the insurer, a related real property entity of the insurer or a designated entity controlled by the insurer.	The lesser of, (a) the net realizable value of the third party's interest in those shares or ownership interests at the time that the security interest was given; and (b) the amount by which the face value of the guarantee exceeds the amount determined by subtracting from "A" the amount determined by multiplying "B" by "C", where, "A" is the total net realizable value of all security interests that were given for the loan or debt obligation, "B" is the net realizable value of the entity's interest in the real property, and "C" is the ratio of the value of the shares or ownership interests that are given as the security interest to the total value of all outstanding shares or ownership interests in the entity.
17.	A loan made by the insurer or a designated entity controlled by the insurer to a third party that is secured by shares or ownership interests beneficially owned by a third party in a related real property entity of the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the loan exceeds the total net realizable value of all other security interests given for the loan.
18.	A debt obligation of a third party beneficially owned by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in a related real property entity of the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the debt obligation exceeds the total net realizable value of all other security interests given for the debt obligation.
19.	A debt obligation of a third party guaranteed by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in a related real property entity of the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the face value of the guarantee exceeds the total net realizable value of all other security interests given for the debt obligation.
20.	A guarantee given by the insurer or a designated entity controlled by the insurer to an entity other than the insurer or the designated entity for the purpose of completing the development of real property that is beneficially owned by, (a) the insurer; (b) the designated entity controlled by the insurer; or (c) a related real property entity of the insurer.	The estimated cost of completing the development of the real property.

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
21.	An agreement made by the insurer or a designated entity controlled by the insurer to support a third party's cost of operating or financing real property that is beneficially owned by, (a) the insurer; (b) the designated entity controlled by the insurer; or (c) a related real property entity of the insurer.	The amount of any funds advanced pursuant to the agreement by the insurer or the designated entity controlled by the insurer.

(2) The book value at a particular time of property that is an interest in real property for the purposes of Part XVII of the Act is,

- (a) if the property is real property, the gross book value of the real property, less any accumulated depreciation on the real property, that would be reported on a balance sheet of the insurer prepared as of the particular time in accordance with section 104 of the Act; or
- (b) if the property consists of shares of or an ownership interest in another entity or a debt obligation or loan, the book value of the shares, ownership interest, debt obligation or loan that would be reported on a balance sheet of the insurer prepared as of the particular time in accordance with section 104 of the Act.

MATTERS PRESCRIBED FOR THE PURPOSES OF SECTION 435.14 OF THE ACT

Total assets for purposes of s. 435.14 of the Act

21. (1) For the purposes of section 435.14 of the Act, the total assets of an insurer at a particular time is the amount calculated using the formula,

$$A - B$$

in which,

“A” is the total amount of the assets reported on the insurer's last balance sheet prepared in accordance with section 104 of the Act before that time, and

“B” is the total amount of the assets included in the value of “A” that are assets of a subsidiary of the insurer that is,

- (a) a financial institution, or
- (b) a subsidiary of a financial institution that is not a subsidiary of the financial institution only because it is a subsidiary of the insurer.

(2) For the purposes of section 435.14 of the Act, the following rules apply for the purposes of determining the value of assets that are acquired or transferred:

1. The value of assets that are acquired is,
 - i. the fair market value of the assets if the assets are shares of or ownership interests in an entity and the value of the assets of that entity will be included in the annual statement of the insurer after the acquisition, or
 - ii. the purchase price of the assets in any other case.
2. The value of assets that are transferred is,
 - i. the value of the assets as stated in the insurer's last annual statement if the assets are shares of or ownership interests in an entity and the value of the entity's assets was included in the insurer's last annual statement before the transfer, or
 - ii. the book value of the assets as stated in the insurer's last annual statement prepared before the transfer, in any other case.

(3) For the purposes of clause 435.14 (3) (c) of the Act, subsection 435.14 (1) of the Act does not apply,

- (a) to the acquisition by an insurer or its subsidiary of shares of or ownership interests in an entity in circumstances in which the approval of the Superintendent is required under section 435.1 of the Act;
- (b) to a transfer or acquisition that is a transaction or part of a series of transactions between the insurer and a financial institution as a result of the insurer's participation in one or more syndicated loans with that financial institution; or
- (c) to an acquisition or transfer that has been approved by the Superintendent under a provision of the Act or this Regulation.

COMMENCEMENT

Commencement

22. This Regulation comes into force on the later of the day subsection 6 (6) of Schedule O to the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 121/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

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Champ d'application

1. (1) Le présent règlement s'applique aux assureurs qui sont assujettis à la partie XVII de la Loi et titulaires d'un permis délivré en vertu de celle-ci les autorisant à faire souscrire de l'assurance-vie, à l'exclusion toutefois des sociétés fraternelles.

(2) Sauf disposition contraire, la mention d'un assureur dans le présent règlement vaut mention d'un assureur auquel s'applique celui-ci.

Définitions

2. (1) Les définitions qui suivent s'appliquent au présent règlement.

«coentreprise» Entité immobilière présentant les caractéristiques suivantes :

- a) elle a été créée par un assureur, ou une entité désignée contrôlée par lui, et une ou plusieurs autres personnes dans le but d'exercer des activités commerciales déterminées;
- b) l'assureur ou l'entité désignée a acquis et détient un intérêt de groupe financier dans elle;
- c) les personnes qui l'ont créée ont convenu d'exercer un contrôle conjoint à son égard, quelle que soit l'importance de leur participation. («joint venture»)

«courtier de fonds mutuels» Entité dont la principale activité est celle d'un agent intermédiaire dans la vente de parts, d'actions ou d'autres intérêts d'un fonds mutuel et dans la perception des paiements y afférents, à condition que :

- a) le produit de la vente soit versé au fonds, déduction faite de la commission de vente et des frais de service;
- b) le fait que la vente comporte une commission et des frais de service soit porté à la connaissance de l'acquéreur avant l'achat. («mutual fund dealer»)

«entité désignée» Relativement à un assureur, toute entité qui n'est pas l'une ou l'autre des entités suivantes :

- a) une coentreprise;
- b) une institution financière;
- c) la filiale d'une institution financière qui n'est pas une filiale de cette dernière du seul fait qu'elle est une filiale de l'assureur. («designated entity»)

«entité immobilière» S'entend :

- a) soit d'une entité dont l'activité consiste principalement en la détention ou en la gestion de biens immeubles ou en la prise d'autres mesures à leur égard;
- b) soit d'une entité qui se livre principalement à la détention ou au commerce :
 - (i) soit d'actions ou de titres de participation d'une entité visée à l'alinéa a),
 - (ii) soit d'actions ou de titres de participation d'une autre entité qui se livre principalement à la détention ou au commerce d'actions ou de titres de participation d'une entité visée à l'alinéa a). («real property entity»)

«entité immobilière apparentée» Relativement à un assureur, s'entend :

- a) soit d'une entité immobilière, autre qu'une entité désignée contrôlée par l'assureur, à l'égard de laquelle l'assureur ou l'entité désignée qu'il contrôle est propriétaire bénéficiaire d'un nombre d'actions ou de titres de participation tel qu'il détient un intérêt de groupe financier dans l'entité immobilière;
- b) soit d'une entité immobilière contrôlée par une entité immobilière visée à l'alinéa a). («related real property entity»)

«entité s'occupant d'affacturage» Entité dont l'activité se limite à l'affacturage, y compris l'octroi de prêts et la levée de fonds en vue de financer cette activité. («factoring entity»)

«entité s'occupant de crédit-bail» Entité dont l'activité est limitée au crédit-bail de biens meubles, notamment :

- a) la conclusion de contrats de vente conditionnelle portant sur des biens meubles et l'acceptation de la cession de tels contrats;
- b) l'administration de contrats de crédit-bail et de contrats de vente conditionnelle pour le compte d'une autre personne;
- c) la levée de fonds pour financer ses propres activités et le placement de ces fonds jusqu'à leur utilisation à cette fin. («financial leasing entity»)

«entité s'occupant de financement» Entité qui :

- a) d'une part, exerce l'une ou l'autre des activités suivantes :
 - (i) l'émission de cartes de paiement, de crédit ou de débit et, conjointement avec d'autres établissements, y compris les institutions financières, l'utilisation d'un système de telles cartes,
 - (ii) l'octroi ou le refinancement de prêts ou la conclusion de tout autre arrangement semblable visant à consentir des fonds ou du crédit;
- b) d'autre part, n'est pas l'une ou l'autre des entités suivantes :
 - (i) une institution financière,
 - (ii) une entité s'occupant d'affacturage,

- (iii) une entité s'occupant de crédit-bail qui est une entité admissible au titre du présent règlement,
- (iv) une entité s'occupant de financement spécial qui se livre à l'octroi ou au refinancement de prêts seulement au profit d'entités qu'elle contrôle ou dans lesquelles elle a un intérêt de groupe financier ou qui conclut des arrangements semblables visant à consentir des fonds ou du crédit seulement avec de telles entités. («finance entity»)

«entité s'occupant de services financiers» Entité qui est, selon le cas :

- a) une institution financière;
- b) une entité indiquée à l'une ou l'autre des dispositions 1 à 11 du paragraphe 5 (1);
- c) toute autre entité dont l'activité commerciale principale consiste en la fourniture de services financiers. («financial services entity»)

«immeuble résidentiel» Bien immeuble qui comprend un ou plusieurs bâtiments dont au moins la moitié de la surface de plancher sert ou doit servir de local d'habitation. («residential real property»)

«participation minoritaire» Relativement à une entité contrôlée par un assureur, participation dans l'entité qui est détenue par une personne qui n'est ni l'assureur ni une autre entité contrôlée par lui. («minority interest»)

«tierce partie» Relativement à un assureur, une autre personne qui n'est :

- a) ni une entité désignée contrôlée par l'assureur;
- b) ni une entité immobilière apparentée à l'assureur. («third party»)

«véhicule automobile» Véhicule motorisé conçu pour être utilisé principalement sur la voie publique pour le transport de personnes ou de choses, à l'exclusion de ce qui suit :

- a) les ambulances ou les véhicules de pompiers au sens de l'article 61 du *Code de la route*;
- b) les camions utilitaires;
- c) les autobus;
- d) les autres véhicules motorisés destinés à un usage particulier qui comportent d'importants éléments spéciaux de nature à les rendre propres à un usage spécifique. («motor vehicle»)

(2) Pour l'application de l'article 435.5 de la Loi et du présent règlement, une entité s'occupant de financement spécial est une entité qui acquiert et détient des actions ou des titres de participation d'entités dans lesquelles l'assureur peut acquérir, détenir ou augmenter un intérêt de groupe financier dans le cadre d'activités de financement spécial.

(3) Pour l'application du présent règlement et sous réserve du paragraphe (4), le capital de l'assureur correspond, à une date donnée, au montant calculé selon la formule suivante :

$$A - B$$

où :

«A» représente le total des montants suivants qui seraient compris dans ses états financiers si ceux-ci étaient établis conformément à l'article 104 de la Loi à la date donnée :

1. Le montant des participations minoritaires.
2. Le montant des titres secondaires.
3. Le montant de l'excédent de l'actif sur le passif.
4. Le montant de l'excédent du montant total reporté des gains en capital réalisés sur le montant total reporté des pertes en capital subies, découlant des transactions immobilières et des opérations sur actions effectuées par l'assureur ou tout autre assureur contrôlé par lui qui est titulaire d'un permis l'autorisant à faire souscrire de l'assurance-vie.

«B» représente le montant attribué à l'achalandage qui serait compris dans les états financiers visés dans la définition de l'élément «A».

(4) Dans le calcul du capital de l'assureur selon le paragraphe (3), il ne peut être inclus un montant au titre de valeurs mobilières que si celles-ci répondent aux conditions suivantes :

- a) selon leurs termes, elles prennent rang, quant aux droits de paiement, après les dettes liées aux polices et les autres dettes de l'entité qui les a émises, à l'exception des dettes dont le paiement, selon leurs propres termes, est de rang égal ou inférieur à ces valeurs mobilières;
- b) elles sont émises et entièrement libérées;

c) s'il s'agit de titres secondaires ou d'actions privilégiées :

- (i) leur échéance minimale initiale est d'au moins cinq ans ou elles n'ont pas d'échéance déclarée,
- (ii) elles ne peuvent être remboursées ou rachetées ni achetées pour annulation durant les cinq premières années suivant leur émission.

Prêt commercial : questions prescrites

3. (1) Pour l'application du sous-alinéa a) (i) de la définition de «prêt commercial» au paragraphe 432 (1) de la Loi, le montant prescrit est de 250 000 \$.

(2) Les organismes internationaux prescrits pour l'application des sous-alinéas a) (iii) et b) (ii) de la définition de «prêt commercial» au paragraphe 432 (1) de la Loi sont les suivants :

- 1. La Banque internationale pour la reconstruction et le développement.
- 2. La Société financière internationale.
- 3. La Banque interaméricaine de développement.
- 4. La Banque asiatique de développement.
- 5. La Banque africaine de développement.
- 6. La Banque européenne d'investissement.
- 7. La Banque de développement des Caraïbes.
- 8. La Banque nordique d'investissement.
- 9. La Banque européenne pour la reconstruction et le développement.
- 10. La Banque de développement du Conseil de l'Europe.

(3) Pour l'application des sous-alinéas b) (iv) et c) (i) de la définition de «prêt commercial» au paragraphe 432 (1) de la Loi, les valeurs mobilières qui sont des titres de créance, des actions ou des titres de participation sont largement distribuées si les conditions suivantes sont remplies :

- 1. Il s'agit de titres de créance qui sont exemptés, quant à leur placement, du dépôt d'un prospectus exigé par une loi de l'Ontario, du Canada, d'une autre province du Canada ou d'une autorité législative de l'extérieur du Canada et qui présentent l'une ou l'autre des caractéristiques suivantes :
 - i. au moins 90 pour cent de leur principal maximal autorisé est détenu par une ou plusieurs personnes — autres que l'assureur en cause et ses filiales — et :
 - A. soit ils ont été émis à au moins 25 personnes, autres que l'assureur en cause et ses filiales — dans les six mois suivant la date d'émission du premier titre de créance,
 - B. soit ils sont émis de façon continue et le nombre moyen de détenteurs — autres que l'assureur en cause et ses filiales — s'élève à au moins 25,
 - ii. au moment de leur placement initial, ils remplissaient au moins trois des conditions suivantes :
 - A. ils avaient une durée initiale inférieure à un an,
 - B. ils avaient été évalués par une agence d'évaluation,
 - C. leur placement avait été fait par l'intermédiaire d'une personne habilitée à faire le commerce des valeurs mobilières,
 - D. leur placement avait été fait en conformité avec une circulaire ou une notice d'offre ou un document semblable relatif au placement de valeurs mobilières.
- 2. Il s'agit de valeurs mobilières autres que des titres de créance visés à la disposition 1 qui présentent l'une ou l'autre des caractéristiques suivantes :
 - i. elles sont officiellement cotées à une bourse reconnue,
 - ii. elles font l'objet d'un prospectus relatif à leur émission qui a été déposé aux termes d'une loi de l'Ontario, du Canada, d'une autre province du Canada ou d'une autorité législative de l'extérieur du Canada.

Filiale prescrite

4. Pour l'application de la définition de «filiale prescrite» au paragraphe 432 (1) de la Loi, une filiale prescrite de l'assureur est l'une ou l'autre des filiales suivantes :

- a) pour l'application du paragraphe 435.9 (1) de la Loi, toute filiale de l'assureur;

- b) pour l'application de la partie XVII de la Loi, à l'exclusion du paragraphe 435.9 (1), une filiale de l'assureur qui n'est :
 - (i) ni une institution financière,
 - (ii) ni une entité qui est une filiale d'une institution financière pour une raison autre qu'elle est une filiale de l'assureur.

INTÉRÊTS DE GROUPE FINANCIER DANS DES ENTITÉS ADMISSIBLES

Entités admissibles

5. (1) Pour l'application de la définition de «entité admissible» au paragraphe 432 (1) de la Loi, chacune des entités suivantes est une entité admissible à l'égard de l'assureur :

1. Un conseiller en placement.
 2. Un gestionnaire de portefeuille.
 3. Une entité s'occupant d'affacturage.
 4. Une entité s'occupant de financement.
 5. Une entité s'occupant de crédit-bail, mais uniquement si les conditions prescrites par l'article 6 sont remplies.
 6. Un courtier ou agent d'assurances, si l'entité est titulaire d'un permis délivré en vertu de la Loi, est inscrite sous le régime de la *Loi sur les courtiers d'assurance inscrits* ou est inscrite sous le régime d'une loi comparable d'une autre autorité législative du Canada ou titulaire d'un permis délivré en vertu de celle-ci.
 7. Un courtier ou agent en hypothèques, si l'entité est inscrite sous le régime de la *Loi sur les courtiers en hypothèques*, de la *Loi de 2006 sur les maisons de courtage d'hypothèques, les prêteurs hypothécaires et les administrateurs d'hypothèques* ou d'une loi comparable d'une autre autorité législative du Canada ou est titulaire d'un permis délivré en vertu de l'une ou l'autre loi.
 8. Un courtier de fonds mutuels.
 9. Un fonds mutuel, au sens du paragraphe 1 (1) de la *Loi sur les valeurs mobilières*, dont l'activité se limite au placement de ses fonds afin d'offrir des services de diversification et de gestion professionnelle des placements aux détenteurs de ses valeurs mobilières.
 10. Un fonds d'investissement à capital fixe, au sens du paragraphe 1 (1) de la *Loi sur les valeurs mobilières*, dont l'activité se limite au placement de ses fonds afin d'offrir des services de diversification et de gestion professionnelle des placements aux détenteurs de ses valeurs mobilières et dont les valeurs mobilières :
 - i. sont diffusées au public en nombre fixe dans le cadre d'une émission faite en vertu d'un prospectus provisoire, d'un prospectus, d'un prospectus simplifié ou d'un document de même nature conformément aux lois d'une province du Canada ou d'un pays étranger,
 - ii. sont négociées sur les marchés reconnus et réglementés,
 - iii. font l'objet, à une date d'échéance fixe, d'une liquidation dont le produit est réparti entre les détenteurs en fonction du nombre de valeurs mobilières qu'ils détiennent.
 11. Un séquestre ou un liquidateur.
 12. Une entité, autre qu'une institution financière, dont les activités commerciales se limitent à une ou plusieurs des activités commerciales prescrites par le paragraphe (2) et qui remplit les conditions éventuelles se rapportant à ces activités qui sont énoncées à ce paragraphe.
- (2) Les activités commerciales prescrites pour l'application de la disposition 12 du paragraphe (1) sont les suivantes :
1. Fournir des services financiers.
 2. Détenir ou gérer des biens immeubles ou prendre d'autres mesures à leur égard.
 3. Exercer l'activité d'un courtier immobilier ou autrement agir en qualité de mandataire pour des vendeurs, des acheteurs, des locataires ou des bailleurs de biens immeubles ou fournir des services de consultation ou d'évaluation en matière de biens immeubles.
 4. Faire la promotion de marchandises et de services auprès des détenteurs de cartes de paiement, de crédit ou de débit émises par l'assureur.
 5. Fournir au Canada des services de traitement des données ou d'autres services de traitement de l'information se rapportant aux institutions financières si les conditions suivantes sont remplies :
 - i. l'assureur a mis au point les systèmes de traitement à ses propres fins et ces systèmes font partie intégrante de ses activités,

- ii. les services sont fournis à des entités dans lesquelles l'assureur détient un intérêt de groupe financier et qui ne fournissent pas des services de traitement de l'information à d'autres entités.
- 6. Recueillir, manipuler et transmettre de l'information :
 - i. soit principalement de nature financière ou économique,
 - ii. soit afférente aux activités commerciales exercées par les entités qui sont des entités admissibles à l'égard des assureurs auxquels s'applique le présent règlement.
- 7. Fournir des services consultatifs ou autres en matière de conception, de développement et de mise sur pied de services de gestion de l'information.
- 8. Concevoir, développer ou commercialiser des logiciels.
- 9. Concevoir, développer, fabriquer ou vendre du matériel informatique indispensable à la prestation de services d'information concernant les activités commerciales d'institutions financières ou à la prestation de services financiers, s'il s'agit d'une activité accessoire à toute activité commerciale visée à la disposition 6, 7 ou 8 et exercée par l'assureur.
- 10. S'occuper, notamment en les concevant, les développant, les détenant, les gérant, les fabricant ou les vendant, de systèmes de transmission de données, de sites d'information, de moyens de communication ou de plateformes informatiques ou de portails d'information qui sont utilisés :
 - i. soit pour fournir de l'information principalement de nature financière ou économique,
 - ii. soit pour fournir de l'information afférente aux activités commerciales exercées par les entités qui sont des entités admissibles à l'égard des assureurs auxquels s'applique le présent règlement,
 - iii. soit à une fin ou dans des circonstances substantiellement reliées à la fourniture de produits ou services financiers par l'assureur, une de ses filiales ou une entité dans laquelle il détient un intérêt de groupe financier.
- 11. S'occuper, notamment en les concevant, les développant, les détenant, les gérant, les fabricant ou les vendant, de systèmes de transmission de données, de sites d'information, de moyens de communication ou de plateformes informatiques ou de portails d'information qui sont utilisés pour la prestation de services d'information.
- 12. Fournir des services spéciaux de gestion commerciale et des services de consultation.
- 13. Faire fonction de gardien de biens.
- 14. Vendre ce qui suit :
 - i. des billets, y compris de loterie, à titre de service public non lucratif, pour des fêtes ou activités spéciales, temporaires, à caractère non commercial et d'intérêt local, municipal, provincial ou national,
 - ii. des billets de transport en commun urbain,
 - iii. des billets d'une loterie parrainée par le gouvernement fédéral, un gouvernement provincial ou une administration municipale, ou encore par un de leurs organismes.
- 15. Fournir des services raisonnablement connexes aux activités de l'assureur, notamment un ou plusieurs des services suivants :
 - i. offrir des services en matière de sécurité et prévention, de gestion des risques et d'évaluation ou de règlement des sinistres,
 - ii. fournir et exploiter des centres de rééducation et de perfectionnement,
 - iii. fournir de l'équipement informatique aux courtiers et agents d'assurances,
 - iv. fournir de l'aide aux courtiers et agents d'assurances,
 - v. exploiter des centres de réparation et d'évaluation.
- 16. Fournir des services aux seules entités suivantes :
 - i. l'assureur, une de ses filiales ou une entité dans laquelle il détient un intérêt de groupe financier autorisé en vertu de la Loi ou du présent règlement,
 - ii. une ou plusieurs des entités indiquées à la sous-disposition i et :
 - A. soit une entité s'occupant de services financiers,
 - B. soit une entité qui est une entité admissible à l'égard de l'assureur et dans laquelle une entité s'occupant de services financiers détient un intérêt de groupe financier.
- 17. Exercer toute autre activité commerciale qui n'est pas visée aux dispositions 1 à 16 et qui se rapporte :

- i. soit à la promotion, à la vente, à la livraison ou à la distribution d'un service ou d'un produit financiers qui est fourni par l'assureur, une de ses filiales ou une entité dans laquelle il détient un intérêt de groupe financier autorisé en vertu de la Loi ou du présent règlement,
- ii. soit à la promotion, à la vente, à la livraison ou à la distribution d'un service ou d'un produit financiers qui est fourni par une entité s'occupant de services financiers, si l'activité commerciale de l'entité consiste, en grande partie, en une activité visée à la sous-disposition i.

18. Acquérir ou détenir des actions ou des titres de participation d'entités dans lesquelles l'assureur est autorisé, en vertu de la Loi ou du présent règlement, à détenir un intérêt de groupe financier.

(3) Malgré le paragraphe (1) :

- a) l'entité qui est une entité admissible au titre de l'une ou l'autre des dispositions 1, 2, 4 et 6 à 11 du paragraphe (1) ne cesse pas de l'être du seul fait qu'elle exerce une ou plusieurs activités commerciales exercées par une autre entité indiquée à l'une ou l'autre de ces dispositions ou une ou plusieurs activités commerciales prescrites par le paragraphe (2), pourvu qu'elle remplisse les conditions éventuelles se rapportant à l'autre entité ou à l'activité commerciale;
- b) l'entité qui est une entité admissible au titre de la disposition 3 ou 5 du paragraphe (1) cesse de l'être si elle exerce une activité commerciale prescrite par le paragraphe (2);
- c) l'entité indiquée au paragraphe (1) n'est pas une entité admissible à l'égard de l'assureur si, selon le cas :
 - (i) ses activités commerciales comprennent l'acceptation de dépôts,
 - (ii) elle exerce, au Canada, une activité de crédit-bail mobilier qui empêcherait une entité s'occupant de crédit-bail exerçant une telle activité d'être une entité admissible à l'égard de l'assureur.

(4) Pour l'application du paragraphe 435.1 (1) de la Loi et sous réserve des paragraphes (5), (6), (7) et (8) du présent article, l'assureur peut, sous réserve de l'article 435.7 de la Loi, acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible uniquement si toutes les conditions suivantes qui s'appliquent en l'occurrence sont remplies :

1. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans l'une ou l'autre des entités admissibles suivantes qu'avec l'approbation du surintendant :
 - i. Une institution financière.
 - ii. Une entité qui est une entité admissible au titre la disposition 1, 2 ou 8 du paragraphe (1) et qui :
 - A. soit n'est pas inscrite sous le régime de la *Loi sur les valeurs mobilières* ou d'une loi comparable d'une autre autorité législative du Canada,
 - B. soit est dispensée des exigences relatives à l'inscription.
 - iii. Une entité s'occupant de financement.
 - iv. Une entité s'occupant d'affacturage ou une entité s'occupant de crédit-bail sauf si, au moment de l'acquisition de l'intérêt ou par la suite, l'entité admissible est une filiale de l'assureur.
 - v. Une entité admissible qui exerce une activité visée à la disposition 1, 6, 7, 8, 9, 10, 11, 15 ou 17 du paragraphe (2).
 - vi. Une entité qui est une entité admissible au titre de la disposition 9 ou 10 du paragraphe (1) et qui n'est pas réglementée par la *Loi sur les valeurs mobilières* ou une loi comparable d'une autre autorité législative du Canada.
 - vii. Une entité admissible qui exerce une activité visée à la disposition 18 du paragraphe (2) sauf si, au moment de l'acquisition de l'intérêt ou par la suite, l'entité admissible est une filiale de l'assureur et ne détient pas de participation dans une entité dans laquelle l'assureur n'est pas autorisé à acquérir un intérêt de groupe financier sans l'approbation du surintendant.
2. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans l'une ou l'autre des entités admissibles suivantes que s'il contrôle l'entité admissible après l'acquisition ou que l'acquisition et la détention de l'intérêt sont autorisées en vertu de la disposition 3 :
 - i. Une institution financière.
 - ii. Une entité s'occupant d'affacturage.
 - iii. Une entité s'occupant de financement.
 - iv. Une entité s'occupant de crédit-bail.
 - v. Une entité admissible qui exerce une activité visée à la disposition 18 du paragraphe (2) si cette activité comprend l'acquisition d'un intérêt de groupe financier dans une ou plusieurs des entités admissibles indiquées aux sous-dispositions i à iv.

3. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible indiquée à l'une ou l'autre des sous-dispositions 2 i à v, sans la contrôler après l'acquisition, que si, après l'acquisition, la valeur totale des placements et des prêts suivants ne dépasse pas 50 pour cent de son capital :
 - i. Les actions de personnes morales et les titres de participation d'entités non constituées en personne morale dont sont propriétaires bénéficiaires l'assureur ou des entités admissibles indiquées aux sous-dispositions 2 i à v dans lesquelles l'assureur détient un intérêt de groupe financier mais qu'il ne contrôle pas.
 - ii. Les prêts dont chacun est détenu par l'assureur ou une entité admissible visée à la sous-disposition i.
 - iii. Les garanties existantes dont chacune a été consentie par l'assureur ou une entité admissible visée à la sous-disposition i ou au nom d'entités admissibles visées à cette sous-disposition.
4. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité dont l'activité est visée à la disposition 11 du paragraphe (2) que si la somme des valeurs suivantes ne dépasse pas cinq pour cent de son capital :
 - i. La valeur comptable totale des actions et des titres de participation que l'assureur et ses filiales, soit individuellement, soit conjointement, acquerraient dans l'entité admissible.
 - ii. La valeur comptable totale des actions et des titres de participation que l'assureur et ses filiales détiennent déjà, soit individuellement, soit conjointement, dans d'autres entités qui exercent une activité visée à la disposition 11 du paragraphe (2) et dans lesquelles l'assureur détient un intérêt de groupe financier.
 - iii. La valeur totale des prêts non remboursés que l'assureur et ses filiales ont consentis, soit individuellement, soit conjointement, à des entités qui exercent une activité visée à la disposition 11 du paragraphe (2) et dans lesquelles l'assureur détient un intérêt de groupe financier.

(5) L'assureur peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible dont les activités comprennent l'acquisition et la détention d'un intérêt de groupe financier dans d'autres entités si les conditions suivantes sont remplies :

- i. l'entité admissible est une telle entité en raison du paragraphe (1),
- ii. l'assureur serait, si ce n'était de la disposition 1, 2 ou 3 du paragraphe (4), autorisé en vertu de l'article 435.1, 435.2, 435.3, 435.4, 435.5 ou 435.6 de la Loi à acquérir un intérêt de groupe financier dans l'autre entité.

(6) La disposition 3 du paragraphe (4) ne s'applique pas si l'entité admissible est constituée en personne morale ou organisée sous le régime des lois d'une autorité législative de l'extérieur du Canada et que ces lois ou les pratiques commerciales de cette autorité législative interdisent à l'assureur d'en détenir le contrôle.

(7) S'il contrôle une entité admissible indiquée aux sous-dispositions 2 i à v du paragraphe (4), l'assureur peut, avec l'approbation du surintendant, se départir du contrôle tout en maintenant dans celle-ci un intérêt de groupe financier uniquement si la valeur totale de ses placements et prêts indiqués aux sous-dispositions 3 i à iii de ce paragraphe ne dépasse pas 50 pour cent de son capital après qu'il s'est départi du contrôle.

(8) Si l'assureur propose, dans le cadre de ses activités de financement spécial, d'acquérir, d'augmenter ou de réduire un intérêt de groupe financier dans une entité :

- a) d'une part, la question de savoir si l'entité est une entité admissible à l'égard de l'assureur est décidée sans tenir compte de l'alinéa (3) c);
- b) d'autre part, les dispositions 1, 2 et 3 du paragraphe (4) et le paragraphe (7) ne s'appliquent pas.

(9) Les règles suivantes s'appliquent aux fins du calcul de la valeur totale des placements et des prêts pour l'application des dispositions 3 et 4 du paragraphe (4) :

1. Aucun montant ne doit être inclus à l'égard des actions ou des titres de participation acquis dans les circonstances dans lesquelles s'applique le paragraphe 435.3 (1) ou 435.4 (1), l'article 435.5 ou le paragraphe 435.6 (1) de la Loi.
2. La valeur d'un titre de participation détenu par un assureur ou d'un prêt détenu par lui, à une date donnée, correspond à la valeur comptable du titre de participation ou du prêt qui serait déclarée au bilan de l'assureur si celui-ci était établi à cette date conformément à l'article 104 de la Loi.
3. La valeur d'une garantie correspond à sa valeur nominale.

Entités s'occupant de crédit-bail

6. (1) Les conditions qui doivent être remplies pour qu'une entité s'occupant de crédit-bail soit une entité admissible sont les suivantes :

1. L'entité s'occupant de crédit-bail ne dirige pas ses clients, présents ou potentiels, vers des marchands donnés de biens qui font l'objet du contrat de crédit-bail ou de vente conditionnelle.

2. L'entité s'occupant de crédit-bail ne conclut pas des contrats de crédit-bail ni n'accepte la cession de contrats de vente conditionnelle portant sur des véhicules automobiles dont le poids brut est inférieur à 21 tonnes métriques.
 3. L'entité s'occupant de crédit-bail ne conclut pas, avec des particuliers, des contrats de vente conditionnelle portant sur des meubles meublants ni n'accepte la cession de tels contrats.
 4. L'entité s'occupant de crédit-bail ne conclut pas ni n'accepte la cession de contrats de crédit-bail ou de vente conditionnelle qui n'ont pas pour principal objet d'accorder du crédit au locataire ou à l'acheteur.
 5. L'entité s'occupant de crédit-bail ne conclut pas des contrats de crédit-bail ou des contrats de vente conditionnelle portant sur des biens meubles, y compris ceux fixés à des biens immeubles, à l'exclusion des meubles meublants, sauf s'il s'agit de biens meubles qui ont été :
 - i. soit choisis par le locataire ou l'acheteur et acquis à sa demande par l'entité,
 - ii. soit acquis antérieurement par l'entité aux termes d'un autre contrat de crédit-bail ou de vente conditionnelle.
 6. L'entité s'occupant de crédit-bail ne conclut pas des contrats de crédit-bail ou des contrats de vente conditionnelle qui lui imposent l'obligation de faire l'installation, la promotion, l'entretien, le nettoyage ou la réparation des biens faisant l'objet des contrats.
 7. Tout contrat de crédit-bail ou de vente conditionnelle conclu par l'entité s'occupant de crédit-bail prévoit :
 - i. soit la cession au locataire ou à l'acheteur des garanties ou autres engagements assumés par le fabricant ou le fournisseur à l'égard des biens meubles faisant l'objet du contrat,
 - ii. soit les responsabilités de l'entité quant aux garanties et autres engagements assumés par le fabricant ou le fournisseur à l'égard des biens meubles faisant l'objet du contrat.
 8. Tout contrat de crédit-bail conclu par l'entité s'occupant de crédit-bail doit :
 - i. d'une part, donner à l'entité un rendement au moins égal à l'investissement total qu'elle a fait dans les biens faisant l'objet du contrat,
 - ii. d'autre part, donner un taux de rendement raisonnable dans les circonstances compte tenu des conditions du contrat, ainsi que du taux de rendement demandé par d'autres locataires à l'égard du crédit-bail de biens semblables à des conditions similaires.
 9. La valeur résiduelle estimative totale de tous les biens loués visés à la disposition 4 du paragraphe (3) que détient l'entité s'occupant de crédit-bail ne dépasse pas 10 pour cent du coût d'acquisition total de ces biens pour elle.
- (2) La définition qui suit s'applique à la disposition 2 du paragraphe (1).
- «poids brut» Relativement à un véhicule automobile, s'entend du poids brut que le fabricant du véhicule spécifie comme étant :
- a) soit le poids en charge du véhicule;
 - b) soit, dans le cas d'un véhicule automobile conçu pour tirer une remorque, le poids en charge total du véhicule et de la remorque.
- (3) Pour l'application de la sous-disposition 8 ii du paragraphe (1), les facteurs suivants sont pris en compte dans le calcul du taux de rendement d'un contrat de crédit-bail :
1. Les frais de location prévus par le contrat.
 2. Les avantages fiscaux estimatifs que le contrat apporte à l'entité s'occupant de crédit-bail, notamment les crédits d'impôt et les déductions pour amortissement, que l'entité a le droit de demander à l'égard des biens faisant l'objet du contrat.
 3. Si le locataire ou un tiers avec lequel l'entité s'occupant de crédit-bail n'a pas de lien de dépendance a, au plus tard à la date de prise d'effet du contrat, convenu d'acheter les biens faisant l'objet du contrat ou en a garanti inconditionnellement la valeur de revente à l'expiration du contrat, le prix d'achat ou la valeur de revente garantie.
 4. Si la disposition 3 ne s'applique pas, le moindre de la valeur résiduelle estimative du bien faisant l'objet du contrat et de 25 pour cent du coût d'acquisition du bien.

Maintien des exceptions

7. (1) Sous réserve du paragraphe (3), les règles énoncées au paragraphe (2) s'appliquent à l'égard d'un intérêt de groupe financier détenu par un assureur dans les circonstances suivantes :
 1. L'assureur était autorisé en vertu d'une disposition donnée de la Loi ou des règlements à acquérir un intérêt de groupe financier dans une entité particulière et il en a fait l'acquisition.
 2. L'assureur n'est plus autorisé en vertu de la disposition donnée à détenir l'intérêt de groupe financier.

3. L'assureur pourrait être autorisé à détenir l'intérêt de groupe financier en vertu d'une autre disposition de la Loi ou du présent règlement.

(2) Dans les circonstances prévues au paragraphe (1), l'assureur a le droit de continuer de détenir l'intérêt de groupe financier en vertu de la disposition visée à la disposition 3 du même paragraphe s'il remplit les conditions nécessaires pour avoir le droit de détenir ainsi cet intérêt.

(3) Le paragraphe (1) ne s'applique pas à l'égard d'un intérêt de groupe financier si l'alinéa 435.3 (4) b), 435.4 (4) b) ou 435.6 (4) b) de la Loi s'applique.

APPROBATION DU SURINTENDANT

Critères d'approbation par le surintendant

8. Pour décider de donner ou non l'approbation prévue à l'alinéa 435.3 (4) b), 435.4 (4) b) ou 435.6 (1) a), b), c) ou d) de la Loi, le surintendant tient compte des critères suivants :

- a) la question de savoir s'il est raisonnable de s'attendre à ce que ce placement expose l'assureur à des risques indus;
- b) la question de savoir s'il est raisonnable de s'attendre à ce que ce placement gêne la supervision et la réglementation de l'assureur.

ACTIVITÉS DE FINANCEMENT SPÉCIAL

Intérêt de groupe financier dans le cadre d'activités de financement spécial

9. (1) Sous réserve des paragraphes (2) à (7), l'assureur peut, dans le cadre de ses activités de financement spécial, acquérir un intérêt de groupe financier dans d'autres entités.

(2) Il est interdit à l'assureur, dans le cadre de ses activités de financement spécial, d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans les entités suivantes :

- a) une entité qui est une institution financière pour l'application de la partie XVII de la Loi;
- b) une entité dont l'activité principale est le crédit-bail de véhicules automobiles au Canada dans le but de faire crédit à un client ou de financer l'acquisition d'un véhicule automobile par un client;
- c) une entité dont l'activité principale consiste à accorder provisoirement la possession de biens meubles, notamment des véhicules automobiles, à des clients au Canada dans un but autre que celui de financer l'acquisition par ceux-ci de ces biens;
- d) une entité qui agit à titre de courtier ou d'agent d'assurances au Canada.

(3) Il est interdit à l'assureur, dans le cadre de ses activités de financement spécial, de détenir un intérêt de groupe financier dans une entité pendant plus de 13 années consécutives.

(4) Il est interdit à l'assureur, dans le cadre de ses activités de financement spécial, d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité si la valeur comptable totale des actions et des titres de participation que l'assureur, ses filiales et les entités de l'assureur s'occupant de financement spécial détiennent — ou détiendraient de ce fait — dans l'entité dépasse ou dépasserait 250 millions de dollars.

(5) Il est interdit à l'assureur, dans le cadre de ses activités de financement spécial, d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité si la somme des valeurs suivantes dépasse ou dépasserait de ce fait 10 pour cent du capital de l'assureur :

- 1. La valeur comptable totale des actions et des titres de participation que l'assureur et ses filiales, soit individuellement, soit conjointement, détiendraient dans l'entité.
- 2. La valeur totale des prêts non remboursés que l'assureur et ses filiales ont consentis, soit individuellement, soit conjointement, aux entités de l'assureur s'occupant de financement spécial.
- 3. La valeur comptable totale des actions et des titres de participation que détiennent l'assureur et ses filiales, soit individuellement, soit conjointement, dans les entités suivantes :
 - i. les entités de l'assureur s'occupant de financement spécial,
 - ii. les entités, autres que celles visées à la disposition 1, dans lesquelles l'assureur détient un intérêt de groupe financier dans le cadre de ses activités de financement spécial.

(6) Il est interdit à l'assureur, dans le cadre de ses activités de financement spécial, d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité que contrôle une entité de l'assureur s'occupant de financement spécial ou dans une entité dans laquelle l'entité de l'assureur s'occupant de financement spécial détient un intérêt de groupe financier, si la somme des valeurs suivantes dépasse ou dépasserait de ce fait 25 pour cent du capital de l'assureur :

1. La valeur comptable totale des actions et des titres de participation que détiennent l'assureur et ses filiales, soit individuellement, soit conjointement, dans l'entité s'occupant de financement spécial et dans les entités dans lesquelles celle-ci détient un intérêt de groupe financier.
2. La valeur totale des prêts non remboursés que l'assureur et ses filiales ont consentis, soit individuellement, soit conjointement, à l'entité s'occupant de financement spécial et aux entités dans lesquelles celle-ci détient un intérêt de groupe financier.

(7) Il est interdit à l'assureur, dans le cadre de ses activités de financement spécial — sauf du fait d'un placement d'une entité s'occupant de financement spécial que l'assureur contrôle — d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité si la somme des valeurs suivantes dépasse ou dépasserait de ce fait 25 pour cent du capital de l'assureur :

1. La valeur comptable totale des actions et des titres de participation que l'assureur et ses filiales, soit individuellement, soit conjointement, acquerraient dans l'entité.
2. La valeur comptable totale des actions et des titres de participation que détiennent l'assureur et ses filiales, soit individuellement, soit conjointement, dans les entités dans lesquelles l'assureur détient un intérêt de groupe financier dans le cadre de ses activités de financement spécial, autres que les entités dans lesquelles il a acquis un intérêt de groupe financier du fait d'un placement d'une entité de l'assureur s'occupant de financement spécial.
3. La valeur totale des prêts non remboursés que l'assureur et ses filiales ont consentis, soit individuellement, soit conjointement, aux entités dans lesquelles l'assureur détient un intérêt de groupe financier dans le cadre de ses activités de financement spécial, autres que les entités dans lesquelles il a acquis un intérêt de groupe financier du fait d'un placement d'une entité de l'assureur s'occupant de financement spécial.

(8) Pour l'application du présent article et de l'article 10, est une entité de l'assureur s'occupant de financement spécial l'entité s'occupant de financement spécial dans laquelle l'assureur détient un intérêt de groupe financier.

Entités s'occupant de financement spécial

10. (1) Malgré l'article 435.5 de la Loi, il est interdit à l'assureur d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité s'occupant de financement spécial si, selon le cas :

- a) la valeur des titres de créance non remboursés de l'entité s'occupant de financement spécial et des entités de l'assureur s'occupant de financement spécial que l'entité s'occupant de financement spécial contrôle, à l'exception des titres de créance qui sont dus à l'assureur ou à une entité que l'assureur contrôle et qui figurent dans leur bilan non consolidé respectif, dépasse le double de la somme des valeurs suivantes :
 - (i) l'excédent de la valeur de l'actif de l'entité s'occupant de financement spécial sur son passif, figurant dans son bilan non consolidé,
 - (ii) la valeur des participations que des personnes autres que l'assureur ou une entité qu'il contrôle détiennent dans des entités de l'assureur s'occupant de financement spécial que contrôle l'entité s'occupant de financement spécial, figurant dans le bilan, à la valeur de consolidation, de l'entité s'occupant de financement spécial;
- b) l'entité s'occupant de financement spécial contrôle une entité visée aux alinéas 9 (2) a) à d) ou détient des actions ou des titres de participation d'une telle entité;
- c) la valeur comptable totale des actions et des titres de participation — à l'exception des actions ou des titres de participation que l'entité s'occupant de financement spécial détient dans une entité de l'assureur s'occupant de financement spécial qu'elle contrôle — que l'assureur, l'entité s'occupant de financement spécial, les filiales de l'assureur ou les autres entités de l'assureur s'occupant de financement spécial détiennent — ou détiendraient de ce fait — dans une entité dans laquelle l'entité s'occupant de financement spécial détient un intérêt de groupe financier dépasse 250 millions de dollars;
- d) la somme des valeurs visées aux dispositions 1, 2 et 3 du paragraphe 9 (5) dépasse ou dépasserait 10 pour cent du capital de l'assureur;
- e) la somme des valeurs visées aux dispositions 1 et 2 du paragraphe 9 (6) dépasse ou dépasserait 25 pour cent du capital de l'assureur.

(2) Malgré l'article 435.5 de la Loi, il est interdit à l'assureur d'acquérir ou de détenir un intérêt de groupe financier dans une entité s'occupant de financement spécial dans les cas suivants :

- a) l'entité s'occupant de financement spécial détient, depuis plus de 13 années consécutives, un intérêt de groupe financier dans une entité qui n'est pas une autre entité de l'assureur s'occupant de financement spécial;
- b) l'entité s'occupant de financement spécial et soit l'assureur ou une des autres entités de l'assureur s'occupant de financement spécial ou plusieurs d'entre eux détiennent, tour à tour depuis plus de 13 années consécutives, un intérêt de groupe financier dans une entité qui n'est pas une entité de l'assureur s'occupant de financement spécial.

(3) Pour l'application du paragraphe (2), il n'est pas tenu compte, dans le calcul de la période pendant laquelle une entité de l'assureur s'occupant de financement spécial détient un intérêt de groupe financier, du temps écoulé avant que l'entité n'acquière cette qualité.

AUTRES PLACEMENTS

Placements indépendants de la volonté de l'assureur

11. Pour l'application de l'alinéa 435.6 (1) f) de la Loi, l'assureur peut acquérir ou augmenter un intérêt de groupe financier dans une entité, peu importe s'il s'agit d'une entité admissible ou que le placement soit autorisé par ailleurs aux termes de la Loi ou du présent règlement, si l'acquisition ou l'augmentation résulte d'un ou de plusieurs événements indépendants de la volonté de l'assureur.

RESTRICTIONS ET LIMITES RELATIVES AUX ACTIVITÉS COMMERCIALES DE L'ASSUREUR

Limite relative aux prêts garantis par une hypothèque sur des immeubles résidentiels

12. (1) Pour l'application de l'article 435.7 de la Loi, il est interdit à l'assureur de consentir un prêt au Canada ou d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité admissible visée au paragraphe 5 (1) qui consent un prêt au Canada si les conditions suivantes sont réunies :

- a) le prêt est garanti par un immeuble résidentiel pour l'achat, la rénovation ou l'amélioration de cet immeuble, ou pour le renouvellement d'un prêt consenti à cette fin;
- b) la somme du prêt et du solde impayé de toutes les autres dettes garanties par une hypothèque de rang égal ou supérieur excède 80 pour cent de la valeur de l'immeuble au moment où l'assureur consent le prêt ou acquiert l'intérêt.

(2) Le paragraphe (1) ne s'applique pas :

- a) au prêt consenti ou garanti en vertu de la *Loi nationale sur l'habitation* (Canada) ou de toute autre loi du Canada ou de l'Ontario aux termes de laquelle est fixée une limite différente sur la valeur de l'immeuble qui constitue l'objet de la garantie;
- b) au prêt qui serait interdit par ailleurs en raison de l'alinéa (1) b) si le remboursement de la portion qui excède le plafond fixé à cet alinéa est garanti ou assuré par un organisme gouvernemental ou par une compagnie d'assurance agréée par le surintendant;
- c) à l'acquisition par l'assureur de valeurs mobilières émises ou garanties par une entité et qui confèrent une sûreté sur un immeuble résidentiel soit en faveur d'un fiduciaire, soit de toute autre manière, ni aux prêts consentis par l'assureur à l'entité en contrepartie de l'émission des valeurs mobilières;
- d) au prêt garanti par une hypothèque consentie à l'assureur en garantie du prix de vente d'un bien dont il dispose, y compris aux fins de la réalisation d'une sûreté.

Restriction relative aux prêts consentis à certaines entités

13. (1) Le présent article s'applique si l'assureur détient un intérêt de groupe financier dans une entité admissible indiquée à l'une ou l'autre des sous-dispositions 2 i à v du paragraphe 5 (4) et qu'il a le droit de détenir un tel intérêt en raison soit de la disposition 3 du paragraphe 5 (4), soit du paragraphe 5 (7).

(2) Il est interdit à l'assureur de consentir un prêt à l'entité admissible ou de consentir une garantie au nom de celle-ci, et de permettre à une de ses filiales de le faire, si la valeur totale des placements et des prêts visés aux sous-dispositions 3 i à iii du paragraphe 5 (4) excéderait de ce fait 50 pour cent du capital de l'assureur.

(3) Les dispositions 1, 2 et 3 du paragraphe 5 (9) s'appliquent aux fins du calcul de la valeur totale des placements et des prêts pour l'application du paragraphe (2).

Restriction relative aux garanties

14. (1) Pour l'application de l'article 435.7 de la Loi, il est interdit à l'assureur de garantir au nom d'un tiers le paiement ou le remboursement d'une somme d'argent, sauf si :

- a) d'une part, il s'agit d'une somme fixe avec ou sans intérêts;
- b) d'autre part, la personne au nom de qui il fournit la garantie s'est engagée inconditionnellement envers lui à lui en remettre le plein montant.

(2) L'alinéa (1) a) ne s'applique pas si le tiers au nom de qui l'assureur fournit la garantie est sa filiale.

Restriction relative aux activités de crédit-bail

15. Pour l'application de l'article 435.7 de la Loi, il est interdit à l'assureur d'exercer, au Canada, une activité de crédit-bail mobilier qui empêcherait une entité s'occupant de crédit-bail exerçant une telle activité d'être une entité admissible pour l'application de la Loi.

Détention de ses propres actions

16. (1) Pour l'application de l'article 435.7 de la Loi et sous réserve du paragraphe (2), l'assureur ne doit faire aucune des choses suivantes :

1. Détenir des actions émises par lui ou des actions émises par une personne morale qui le contrôle.
2. Détenir des titres de participation d'une entité non constituée en personne morale qui le contrôle.
3. Permettre à une de ses filiales de détenir des actions émises par lui ou par une personne morale qui le contrôle.
4. Permettre à une de ses filiales de détenir des titres de participation d'une entité non constituée en personne morale qui le contrôle.

(2) Le paragraphe (1) ne s'applique pas à l'égard de ce qui suit :

- a) le rachat d'actions privilégiées conformément à l'article 28 de la *Loi sur les personnes morales*;
- b) l'achat d'actions de l'assureur aux termes d'un plan de conversion de l'assureur en compagnie mutuelle conformément à l'article 211 de la *Loi sur les personnes morales*;
- c) la détention d'actions par l'assureur ou par une de ses filiales à titre d'exécuteur testamentaire, d'administrateur successoral, de tuteur ou de fiduciaire conformément au paragraphe 111 (2) de la *Loi sur les personnes morales* ou la détention de titres de participation au même titre dans des circonstances similaires;
- d) sous réserve de la *Loi sur les personnes morales*, la détention d'actions ou de titres de participation pendant au plus 180 jours si ces actions ou ces titres sont acquis par suite de la réalisation d'une sûreté.

Valeur des prêts, des placements et des intérêts dans des biens

17. (1) Pour l'application du paragraphe 435.8 (1) de la Loi, si un placement est fait par l'assureur ou une filiale prescrite en vertu de l'article 435.6 de la Loi, la valeur du placement n'est pas prise en compte dans le calcul de la valeur des prêts et placements faits et des intérêts dans des biens acquis par l'assureur ou la filiale prescrite pour l'application des articles 435.9 à 435.12 de la Loi.

(2) Le paragraphe (1) et le paragraphe 435.8 (1) de la Loi ne s'appliquent pas au placement fait ou à l'intérêt immobilier acquis par l'assureur ou une filiale prescrite :

- a) soit par la réalisation d'une sûreté sur un bien immeuble constituée par un prêt, un titre de créance ou une garantie visé à l'un ou l'autre des numéros 11 à 19 du tableau du paragraphe 20 (1);
- b) soit du fait d'un défaut visé au paragraphe 435.3 (1) de la Loi et prévu dans la convention régissant un intérêt immobilier constitué par un prêt, un titre de créance ou une garantie visé à l'un ou l'autre des numéros mentionnés à l'alinéa a).

Plafond d'un prêt commercial

18. (1) Pour l'application du paragraphe 435.9 (2) de la Loi, le montant calculé conformément aux règlements correspond à cinq pour cent de l'actif total de l'assureur.

(2) Pour l'application du paragraphe (1), l'actif total de l'assureur correspond au montant qui serait calculé à ce titre conformément à l'article 21 pour l'application de l'article 435.14 de la Loi si le dernier bilan de l'assureur établi avant la date où est effectué ce calcul était réputé celui qui serait établi à la date où le calcul est effectué en application du paragraphe 435.9 (2) de la Loi.

Plafond des placements

19. (1) Pour l'application des paragraphes 435.10 (1) et 435.11 (2) de la Loi, le montant calculé conformément aux règlements correspond à la somme de ce qui suit :

- a) 70 pour cent du montant calculé conformément au paragraphe (3);
- b) 15 pour cent des éléments du passif de l'assureur liés aux polices d'assurance-vie qui ne sont pas des polices avec participation;
- c) 25 pour cent des éléments du passif de l'assureur liés aux polices d'assurance-vie qui sont des polices avec participation;
- d) cinq pour cent des éléments du passif de l'assureur liés à ce qui suit :
 - (i) toute rente viagère, que sa période de versement soit garantie ou non, à l'égard de laquelle l'assureur s'est engagé par contrat auprès du rentier à lui verser des sommes déterminées à intervalles réguliers,
 - (ii) toute rente dont le taux d'intérêt est garanti par l'assureur pour une période de plus de 10 ans après la date de conclusion du contrat de rente,

- (iii) toute rente collective d'invalidité à long terme à l'égard de laquelle l'assureur s'est engagé par contrat auprès du rentier à lui verser des sommes déterminées à intervalles réguliers jusqu'à l'âge de la retraite,
- (iv) toute autre rente d'invalidité à l'égard de laquelle l'assureur s'est engagé par contrat auprès du rentier à lui verser des sommes déterminées à intervalles réguliers :
 - (A) soit pendant la durée de l'invalidité jusqu'à ce que le rentier ait atteint l'âge de 65 ans,
 - (B) soit à vie.

(2) Pour l'application du paragraphe 435.12 (2) de la Loi, le montant calculé conformément aux règlements correspond au total de ce qui suit :

- a) le montant calculé conformément au paragraphe (3);
- b) 20 pour cent des éléments du passif de l'assureur liés aux polices d'assurance-vie qui ne sont pas des polices avec participation;
- c) 40 pour cent des éléments du passif de l'assureur liés aux polices d'assurance-vie qui sont des polices avec participation;
- d) le montant calculé conformément à l'alinéa (1) d).

(3) Pour l'application des alinéas (1) a) et (2) a), le montant calculé conformément au présent paragraphe correspond à l'excédent du capital de l'assureur sur la somme des montants suivants :

- a) le total des montants représentant chacun les montants suivants inclus dans le capital de l'assureur :
 - (i) l'excédent du total de l'actif d'une institution financière contrôlée par l'assureur, et de toute entité contrôlée par cette institution financière, sur le total du passif — y compris les impôts reportés et les titres secondaires — de l'institution financière ou de l'entité,
 - (ii) l'excédent du montant total reporté des gains en capital réalisés sur le montant total reporté des pertes en capital subies, découlant des transactions immobilières et des opérations sur actions effectuées par une institution financière visée au sous-alinéa (i) qui est un assureur titulaire d'un permis l'autorisant à faire souscrire de l'assurance-vie,
 - (iii) les titres secondaires émis par une institution financière ou une entité visée au sous-alinéa (i);
- b) le total des montants, inclus dans le capital de l'assureur, représentant chacun une participation minoritaire dans l'une ou l'autre des entités suivantes :
 - (i) une institution financière contrôlée par l'assureur,
 - (ii) une entité que contrôle une institution financière contrôlée par l'assureur;
- c) le total des montants représentant chacun un placement, sauf les titres secondaires visés au sous-alinéa a) (iii), fait par l'assureur ou une entité désignée qu'il contrôle dans une institution financière ou dans une entité que contrôle une institution financière contrôlée par l'assureur et inclus :
 - (i) soit dans le capital d'un assureur,
 - (ii) soit dans le montant qui constitue le capital d'une institution financière, au sens où l'entend l'instance de réglementation de cette institution financière aux fins des règles relatives à la suffisance du capital;
- d) le total des montants représentant chacun un prêt, sauf les titres secondaires visés au sous-alinéa a) (iii), consenti par l'assureur ou par une entité désignée qu'il contrôle, à une autre compagnie d'assurance constituée en personne morale sous le régime des lois du Canada ou d'une province, à un courtier en valeurs mobilières contrôlé par l'autre assureur ou à une entité contrôlée par une compagnie d'assurance ou un courtier en valeurs mobilières que contrôle l'assureur et inclus :
 - (i) soit dans le capital d'un assureur,
 - (ii) soit dans le montant qui constitue le capital de l'autre compagnie d'assurance ou du courtier en valeurs mobilières, au sens où l'entend l'instance de réglementation de cette compagnie ou de ce courtier, selon le cas.

(4) Pour l'application du paragraphe 435.14 (1) de la Loi, la valeur des actions participantes et des titres de participation visés aux articles 435.11 et 435.12 de la Loi que détiennent à titre de propriétaire bénéficiaire l'assureur ou celles de ses filiales qui sont des filiales prescrites pour l'application de l'article 435.14 de la Loi correspond à la valeur comptable de ces actions et titres qui figureraient dans le bilan consolidé de l'assureur établi à la date où le calcul est effectué.

INTÉRÊTS IMMOBILIERS

Intérêts immobiliers

20. (1) Pour l'application de la partie XVII de la Loi, l'intérêt de l'assureur ou d'une de ses filiales prescrites dans chaque type de biens qui figure à la colonne 2 du tableau suivant constitue un intérêt immobilier pour l'application de cette partie et sa valeur correspond au montant calculé ainsi qu'il l'est indiqué en regard du type de biens à la colonne 3 :

TABLEAU DES INTÉRÊTS IMMOBILIERS

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
1.	Le bien immeuble dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable du bien immeuble.
2.	Le titre de créance qui est émis en vue de l'acquisition ou de l'amélioration d'un bien immeuble visé au numéro 1 et dont le débiteur est l'assureur ou une entité désignée contrôlée par l'assureur.	L'excédent éventuel de la valeur comptable du titre de créance sur la valeur comptable du bien immeuble.
3.	Le bien immeuble présentant les caractéristiques suivantes : a) le propriétaire bénéficiaire est : (i) soit une entité immobilière apparentée à l'assureur qui est une coentreprise, (ii) soit une entité dans laquelle l'entité visée au sous-alinéa (i) a un intérêt de groupe financier; b) il figurerait dans le bilan de l'assureur établi conformément à l'article 104 de la Loi.	La valeur comptable du bien immeuble.
4.	Les actions et les titres de participation de toute entité immobilière apparentée à l'assureur, autre que celle visée au numéro 3, dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable des actions et des titres de participation.
5.	Le titre de créance qui a été émis par une entité immobilière apparentée à l'assureur et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable du titre de créance.
6.	Le prêt consenti par l'assureur ou une entité désignée contrôlée par lui à une entité immobilière apparentée à l'assureur.	La valeur comptable du prêt.
7.	Le prêt consenti par l'assureur ou une entité désignée contrôlée par lui à l'une des entités suivantes : a) une entité immobilière dans laquelle une institution financière contrôlée par l'assureur a un intérêt de groupe financier; b) une entité immobilière qui est contrôlée par une entité immobilière visée à l'alinéa a).	La valeur comptable du prêt.
8.	Le titre de créance qui a été émis par une entité immobilière visée à l'alinéa a) ou b) du numéro 7 et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable du titre de créance.
9.	Le titre de créance présentant les caractéristiques suivantes : a) il a été émis par une entité immobilière apparentée à l'assureur; b) une tierce partie en est le propriétaire bénéficiaire; c) il est garanti par l'assureur ou une entité désignée contrôlée par lui.	Si le titre de créance a été émis par une entité immobilière apparentée et que celle-ci est le propriétaire bénéficiaire d'un bien immeuble constituant un intérêt immobilier de l'assureur visé au numéro 3, l'excédent éventuel de la valeur nominale de la garantie sur la valeur du bien immeuble. Dans tous les autres cas, la valeur nominale de la garantie.
10.	Le prêt consenti par une tierce partie à une entité immobilière apparentée à l'assureur et garanti par l'assureur ou une entité désignée contrôlée par lui.	Si le prêt a été consenti à une entité immobilière apparentée et que celle-ci est le propriétaire bénéficiaire d'un bien immeuble constituant un intérêt immobilier de l'assureur visé au numéro 3, l'excédent éventuel de la valeur nominale de la garantie sur la valeur du bien immeuble. Dans tous les autres cas, la valeur nominale de la garantie.

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
11.	Le prêt consenti par l'assureur ou une entité désignée contrôlée par lui à une tierce partie et garanti par un bien immeuble dont la tierce partie est le propriétaire bénéficiaire conjointement avec l'une des entités suivantes : a) l'assureur; b) l'entité désignée; c) une entité immobilière apparentée à l'assureur; d) une institution financière contrôlée par l'assureur; e) une entité que contrôle une institution financière contrôlée par l'assureur; f) une entité immobilière visée au numéro 7.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans le bien immeuble à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du prêt sur la valeur de réalisation nette totale des autres sûretés fournies à l'égard du prêt.
12.	Le titre de créance dont le débiteur est une tierce partie et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire, garanti par un bien immeuble dont la tierce partie est le propriétaire bénéficiaire conjointement avec l'une des entités suivantes : a) l'assureur; b) l'entité désignée; c) une entité immobilière apparentée à l'assureur; d) une institution financière contrôlée par l'assureur; e) une entité que contrôle une institution financière contrôlée par l'assureur; f) une entité immobilière visée au numéro 7.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans le bien immeuble à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du titre de créance sur la valeur de réalisation nette totale des autres sûretés fournies à l'égard du titre.
13.	Le titre de créance dont le débiteur est une tierce partie et que garantit l'assureur ou une entité désignée contrôlée par lui s'il est garanti par un bien immeuble dont la tierce partie est le propriétaire bénéficiaire conjointement avec l'une des entités suivantes : a) l'assureur; b) l'entité désignée; c) une entité immobilière apparentée à l'assureur; d) une institution financière contrôlée par l'assureur; e) une entité que contrôle une institution financière contrôlée par l'assureur; f) une entité immobilière visée au numéro 7.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans le bien immeuble à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur nominale de la garantie sur la valeur de réalisation nette totale des autres sûretés fournies à l'égard du titre de créance.
14.	Le prêt consenti à une tierce partie par l'assureur ou une entité désignée contrôlée par lui et garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité qui est le propriétaire bénéficiaire d'un bien immeuble conjointement avec l'assureur, une entité immobilière apparentée à l'assureur ou une entité désignée contrôlée par lui.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du prêt sur le montant obtenu en soustrayant de «A» le produit de «B» par «C» : où : «A» représente la valeur de réalisation nette totale de toutes les sûretés fournies à l'égard du prêt, «B» représente la valeur de réalisation nette de l'intérêt que détient l'entité dans le bien immeuble, «C» représente le rapport qui existe entre la valeur des actions ou des titres de participation qui sont fournis à titre de sûreté et la valeur totale des actions en circulation de l'entité ou des titres de participation en circulation de celle-ci.

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
15.	Le titre de créance dont le débiteur est une tierce partie et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire, garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité qui est le propriétaire bénéficiaire d'un bien immeuble conjointement avec l'assureur, une entité immobilière apparentée à l'assureur ou une entité désignée contrôlée par lui.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du titre de créance sur le montant obtenu en soustrayant de «A» le produit de «B» par «C» : où : «A» représente la valeur de réalisation nette totale de toutes les sûretés fournies à l'égard du titre de créance, «B» représente la valeur de réalisation nette de l'intérêt que détient l'entité dans le bien immeuble, «C» représente le rapport qui existe entre la valeur des actions ou des titres de participation qui sont fournis à titre de sûreté et la valeur totale des actions en circulation de l'entité ou des titres de participation en circulation de celle-ci.
16.	Le titre de créance dont le débiteur est une tierce partie et que garantit l'assureur ou une entité désignée contrôlée par lui s'il est garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité qui est le propriétaire bénéficiaire d'un bien immeuble conjointement avec l'assureur, une entité immobilière apparentée à l'assureur ou une entité désignée contrôlée par lui.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur nominale de la garantie sur le montant obtenu en soustrayant de «A» le produit de «B» par «C» : où : «A» représente la valeur de réalisation nette totale de toutes les sûretés fournies à l'égard du prêt ou du titre de créance, «B» représente la valeur de réalisation nette de l'intérêt que détient l'entité dans le bien immeuble, «C» représente le rapport qui existe entre la valeur des actions ou des titres de participation qui sont fournis à titre de sûreté et la valeur totale des actions en circulation de l'entité ou des titres de participation en circulation de celle-ci.
17.	Le prêt consenti à une tierce partie par l'assureur ou une entité désignée contrôlée par lui et garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité immobilière apparentée à l'assureur.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du prêt sur la valeur de réalisation nette totale de toutes les autres sûretés fournies à l'égard du prêt.
18.	Le titre de créance dont le débiteur est une tierce partie et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire, garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité immobilière apparentée à l'assureur.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du titre de créance sur la valeur de réalisation nette totale de toutes les autres sûretés fournies à l'égard du titre.
19.	Le titre de créance dont le débiteur est une tierce partie et que garantit l'assureur ou une entité désignée contrôlée par lui s'il est garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité immobilière apparentée à l'assureur.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur nominale de la garantie sur la valeur de réalisation nette totale de toutes les autres sûretés fournies à l'égard du titre de créance.

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
20.	La garantie fournie par l'assureur ou une entité désignée contrôlée par lui à une entité — autre que l'assureur ou l'entité désignée — afin d'achever l'aménagement d'un bien immeuble dont le propriétaire bénéficiaire est l'une des entités suivantes : a) l'assureur; b) l'entité désignée contrôlée par l'assureur; c) une entité immobilière apparentée à l'assureur.	Le coût estimatif d'achèvement de l'aménagement du bien immeuble.
21.	La convention conclue par l'assureur ou une entité désignée contrôlée par lui pour aider à payer les frais d'exploitation ou de financement engagés par une tierce partie à l'égard d'un bien immeuble dont le propriétaire bénéficiaire est l'une des entités suivantes : a) l'assureur; b) l'entité désignée contrôlée par l'assureur; c) une entité immobilière apparentée à l'assureur.	Le montant des fonds avancés, aux termes de la convention, par l'assureur ou l'entité désignée contrôlée par lui.

(2) La valeur comptable, à une date donnée, d'un bien qui est un intérêt immobilier pour l'application de la partie XVII de la Loi correspond :

- dans le cas d'un bien immeuble, à sa valeur comptable brute, diminuée de l'amortissement cumulé, qui figurerait dans le bilan de l'assureur si celui-ci était établi à la date donnée conformément à l'article 104 de la Loi;
- dans le cas d'un bien composé d'actions d'une autre entité ou d'un titre de participation dans celle-ci, d'un titre de créance ou d'un prêt, à sa valeur comptable qui figurerait dans le bilan de l'assureur si celui-ci était établi à la date donnée conformément à l'article 104 de la Loi.

QUESTIONS PRESCRITES POUR L'APPLICATION DE L'ARTICLE 435.14 DE LA LOI

Actif total pour l'application de l'art. 435.14 de la Loi

21. (1) Pour l'application de l'article 435.14 de la Loi, l'actif total de l'assureur à une date donnée correspond au montant calculé selon la formule suivante :

$$A - B$$

où :

«A» représente le total des éléments d'actif figurant dans son dernier bilan établi conformément à l'article 104 de la Loi avant cette date;

«B» représente le total des éléments d'actif inclus dans le calcul de l'élément «A» qui sont des éléments d'actif d'une filiale de l'assureur qui est, selon le cas :

- une institution financière;
- la filiale d'une institution financière qui n'est pas une filiale de cette dernière du seul fait qu'elle est une filiale de l'assureur.

(2) Pour l'application de l'article 435.14 de la Loi, les règles suivantes s'appliquent aux fins du calcul de la valeur des éléments d'actif qui sont acquis ou transférés :

1. La valeur des éléments d'actif qui sont acquis est la suivante :

- la juste valeur marchande des éléments d'actif, s'il s'agit d'actions d'une entité ou de titres de participation dans celle-ci et que la valeur des éléments d'actif de l'entité figurera au rapport annuel de l'assureur après l'acquisition,
- le prix d'achat des éléments d'actif, dans tous les autres cas.

2. La valeur des éléments d'actif qui sont transférés est la suivante :

- la valeur des éléments d'actif figurant au dernier rapport annuel de l'assureur, s'il s'agit d'actions d'une entité ou de titres de participation dans celle-ci et que la valeur des éléments d'actif de l'entité figurait au dernier rapport annuel de l'assureur établi avant le transfert,
- la valeur comptable des éléments d'actif figurant au dernier rapport annuel de l'assureur établi avant le transfert, dans tous les autres cas.

(3) Pour l'application de l'alinéa 435.14 (3) c) de la Loi, le paragraphe 435.14 (1) de la Loi ne s'applique pas dans les cas suivants :

- a) l'acquisition par l'assureur ou sa filiale d'actions d'une entité ou de titres de participation dans celle-ci dans des circonstances nécessitant l'obtention de l'approbation du surintendant aux termes de l'article 435.1 de la Loi;
- b) le transfert ou l'acquisition qui constitue une opération ou une partie d'une série d'opérations intervenue entre l'assureur et une institution financière à la suite de la participation de l'assureur et de l'institution à la syndication de prêts;
- c) l'acquisition ou le transfert que le surintendant a approuvé en vertu d'une disposition de la Loi ou du présent règlement.

ENTRÉE EN VIGUEUR

Entrée en vigueur

22. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 6 (6) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

ONTARIO REGULATION 122/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

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COMMENCEMENT

19. Commencement

Application

1. (1) This Regulation applies to insurers and fraternal societies that are subject to Part XVII of the Act, but does not apply to insurers, other than fraternal societies, licensed under the Act to transact the business of life insurance.

(2) Unless otherwise provided, a reference in this Regulation to an insurer is a reference to an insurer or fraternal society to which this Regulation applies.

Definitions

2. (1) In this Regulation,

“designated entity” means, in respect of an insurer, an entity that is not,

- (a) a joint venture,
- (b) a financial institution, or
- (c) a subsidiary of a financial institution that is not a subsidiary of the financial institution only because it is a subsidiary of the insurer; (“entité désignée”)

“financial services entity” means an entity that is,

- (a) a financial institution,
- (b) an entity listed in any of paragraphs 1 to 8 of subsection 5 (1), or
- (c) any other entity whose primary business activity is the provision of financial services; (“entité s’occupant de services financiers”)

“joint venture” means a real property entity,

- (a) that was formed by an insurer or a designated entity controlled by the insurer and one or more other persons for the purpose of a specific business undertaking,
- (b) in which the insurer or designated entity has made and holds a substantial investment, and
- (c) in respect of which the persons who formed it have agreed on joint control, regardless of the distribution of their equity; (“coentreprise”)

“minority interest” means, in respect of an entity controlled by an insurer, an equity interest in the entity that is held by a person who is neither the insurer nor another entity controlled by the insurer; (“participation minoritaire”)

“mutual fund dealer” means an entity whose principal activity is acting as a selling agent of units, shares or other interests in a mutual fund and acting as a collecting agent in the collection of payments for any such interests if,

- (a) the proceeds of the sales of any such interests, less any sales commissions and service fees, are paid to the mutual fund, and
- (b) the existence of a sales commission and service fee in respect of the sale of any such interest is disclosed to the purchaser of the interest before the purchase of the interest; (“courtier de fonds mutuels”)

“real property entity” means,

- (a) an entity that is primarily engaged in the business of holding, managing or otherwise dealing with real property, or
- (b) an entity that is primarily engaged in holding or dealing in,
 - (i) shares of, or ownership interests in, an entity described under clause (a), or
 - (ii) shares of, or ownership interests in, another entity that is primarily engaged in holding or dealing in shares of, or ownership interests, in an entity described under clause (a); (“entité immobilière”)

“related real property entity” means, in respect of an insurer,

- (a) a real property entity, other than a designated entity controlled by the insurer, in which the insurer or a designated entity controlled by the insurer beneficially owns sufficient shares or ownership interests to cause the insurer or designated entity to have a substantial investment in the real property entity, or
- (b) a real property entity that is controlled by a real property entity described in clause (a); (“entité immobilière apparentée”)

“residential real property” means real property that includes one or more buildings in each of which at least one-half of the floor area is used, or is to be used, as residential premises; (“immeuble résidentiel”)

“third party” means, in respect of an insurer, another person that is not,

- (a) a designated entity controlled by the insurer, or
- (b) a related real property entity of the insurer. (“tierce partie”)

(2) For the purposes of this Regulation and subject to subsection (3), the capital of an insurer at a particular time is the amount calculated using the formula,

$$A - B$$

in which,

“A” is the sum of the following amounts that would be reported in the financial statements of the insurer prepared in accordance with section 104 of the Act as of the particular time:

- 1. The amount of minority interests.
- 2. The amount of subordinated indebtedness.
- 3. The amount by which assets exceed liabilities.

“B” is the amount of goodwill that would be included in the financial statements referred to in the definition of “A”.

(3) In calculating the amount of an insurer’s capital under subsection (2), an amount may be included in respect of a security only if,

- (a) the security is, by its terms, subordinate in right of payment to the policy liabilities and other liabilities of the entity that issued the security, other than liabilities that by their terms rank equally with or are subordinate to the security;
- (b) the security is issued and fully paid up; and
- (c) if the security is subordinated indebtedness or a preferred share, the security,
 - (i) has an initial minimum term of at least five years or has no stated term, and
 - (ii) cannot be redeemed or purchased for cancellation in the first five years after it is issued.

Commercial loan, prescribed matters

3. (1) For the purposes of subclause (a) (i) of the definition of “commercial loan” in subsection 432 (1) of the Act, the prescribed amount is \$250,000.

(2) The following international agencies are prescribed for the purposes of subclauses (a) (iii) and (b) (ii) of the definition of “commercial loan” in subsection 432 (1) of the Act:

- 1. The International Bank for Reconstruction and Development.
- 2. The International Finance Corporation.
- 3. The Inter-American Development Bank.
- 4. The Asian Development Bank.
- 5. The African Development Bank.
- 6. The European Investment Bank.
- 7. The Caribbean Development Bank.
- 8. The Nordic Investment Bank.
- 9. The European Bank for Reconstruction and Development.
- 10. The Council of Europe Development Bank.

(3) For the purposes of subclauses (b) (iv) and (c) (i) of the definition of “commercial loan” in subsection 432 (1) of the Act, securities that are debt obligations, shares or ownership interests are widely distributed if the following conditions are satisfied:

- 1. In the case of debt obligations the distribution of which is exempt from the requirement to file a prospectus under the laws of Ontario, Canada, another province of Canada or a jurisdiction outside Canada,
 - i. at least 90 per cent of the maximum authorized principal of the debt obligations is held by one or more persons other than the insurer and its subsidiaries and,

- A. the debt obligations were issued to at least 25 persons other than the insurer and its subsidiaries within six months after the day on which the first of the debt obligations was issued, or
- B. if the debt obligations are issued on a continuous basis, there are on average at least 25 holders other than the insurer and its subsidiaries, or
- ii. at the time of their initial distribution, the debt obligations satisfied at least three of the following conditions:
 - A. their initial term was less than one year,
 - B. they were rated by a rating agency,
 - C. they were distributed through a person authorized to trade in securities, and
 - D. they were distributed in accordance with an offering circular or memorandum or a similar document relating to the distribution of securities.
- 2. In the case of securities other than debt obligations described in paragraph 1,
 - i. the securities are listed and posted for trading on a recognized stock exchange, or
 - ii. a prospectus relating to the issuance of the securities was filed under the laws of Ontario, Canada, another province in Canada or a jurisdiction outside Canada.

Prescribed subsidiary

4. For the purposes of the definition of “prescribed subsidiary” in subsection 432 (1) of the Act, a prescribed subsidiary of an insurer is a subsidiary of the insurer that is not,
- (a) a financial institution; or
 - (b) an entity that is a subsidiary of a financial institution for a reason other than because it is a subsidiary of the insurer.

SUBSTANTIAL INVESTMENTS IN PERMITTED ENTITIES

Permitted entities

5. (1) For the purposes of the definition of “permitted entity” in subsection 432 (1) of the Act, each of the following entities is a permitted entity in relation to an insurer:

- 1. An investment counsel.
- 2. A portfolio manager.
- 3. An insurance broker or agent, if the entity is licensed under the Act or registered under the *Registered Insurance Brokers Act* or is registered or licensed under comparable legislation in another jurisdiction in Canada.
- 4. A mortgage broker or agent, if the entity is registered or licensed under the *Mortgage Brokers Act*, the *Mortgage Brokerages, Lenders and Administrators Act, 2006* or comparable legislation in another jurisdiction in Canada.
- 5. A mutual fund dealer.
- 6. A mutual fund within the meaning of subsection 1 (1) of the *Securities Act* whose activities are limited to the investment of the funds of the mutual fund for the purposes of providing investment diversification and professional investment management services to the holders of its securities.
- 7. A non-redeemable investment fund within the meaning of subsection 1 (1) of the *Securities Act* whose activities are limited to the investment of the funds of the fund for the purposes of providing investment diversification and professional investment management services to the holders of its securities, and whose securities are,
 - i. fixed in number and distributed to the public in an offering under a preliminary prospectus, prospectus, short form prospectus or similar document in accordance with the laws of a Province of Canada or a foreign jurisdiction,
 - ii. traded on a recognized and regulated market, and
 - iii. liquidated on a fixed future termination date, with the proceeds allocated to the holders of the securities in accordance with their holdings.
- 8. A receiver, sequestrator or liquidator.
- 9. An entity, other than a financial institution, whose business activities are limited to one or more of the business activities prescribed by subsection (2) and who satisfies the conditions, if any, set out in that subsection relating to that business activity.

(2) The following business activities are prescribed for the purposes of paragraph 9 of subsection (1):

1. Providing financial services.
2. Holding, managing or otherwise dealing with real property.
3. The business of a real estate broker or otherwise acting as an agent for vendors, purchasers, lessors or lessees of real property or providing consulting or appraisal services in respect of real property.
4. Promoting merchandise and services to the holders of any payment, credit or charge card issued by the insurer.
5. Providing in Canada data processing or other information processing services relating to financial institutions if,
 - i. the insurer has developed the processing systems for its own use and the processing systems are an integral part of the insurer's operations, and
 - ii. the services are provided to entities in which the insurer has a substantial investment and that do not provide information processing services to other entities.
6. Collecting, manipulating and transmitting information,
 - i. that is primarily financial or economic in nature, or
 - ii. that relates to the business of an entity that is a permitted entity with respect to insurers to which this Regulation applies.
7. Providing advisory or other services in the design, development and implementation of information management services.
8. Designing, developing or marketing computer software.
9. Designing, developing, manufacturing or selling computer equipment integral to the provision of information services related to the business of financial institutions or to the provision of financial services, if it is an ancillary activity to any business referred to in paragraph 6, 7 or 8 in which the insurer is engaged.
10. Designing, developing, holding, managing, manufacturing, selling or otherwise dealing with data transmission systems, information sites, communication devices or information platforms or portals that are used,
 - i. to provide information that is primarily financial or economic in nature,
 - ii. to provide information that relates to the business of an entity that is a permitted entity in respect of an insurer to which this Regulation applies, or
 - iii. for a purpose or in a circumstance that is materially related to the provision of financial products or services by the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment.
11. Designing, developing, holding, managing, manufacturing, selling or otherwise dealing with data transmission systems, information sites, communication devices or information platforms or portals that are used to provide information services.
12. Acting as a custodian of property.
13. Selling any of the following:
 - i. tickets, including lottery tickets, on a non-profit public service basis, in connection with special, temporary and infrequent non-commercial celebrations or projects that are of local, municipal, provincial or national interest,
 - ii. urban transit tickets,
 - iii. tickets for a lottery sponsored by the federal government, a provincial or municipal government or an agency of any of those governments.
14. Providing services that are reasonably ancillary to the business of the insurer, including one or more of the following:
 - i. providing safety and risk prevention services and services respecting risk management and claims adjustment,
 - ii. providing and operating rehabilitation and training and development centres,
 - iii. providing computer systems to insurance brokers and agents,
 - iv. providing support to insurance brokers and agents, and
 - v. operating repair and appraisal centres.
15. Providing services exclusively to,
 - i. the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment that is permitted under the Act or this Regulation, or
 - ii. one or more of the entities listed in subparagraph i and,

A. a financial services entity, or

B. an entity that is a permitted entity in respect of the insurer and in which a financial services entity has a substantial investment.

16. Any other business activity not described in paragraphs 1 to 15 that relates to,

- i. the promotion, sale, delivery or distribution of a financial product or financial service that is provided by the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment that is permitted under the Act or this Regulation, or
- ii. if a significant portion of the business activity of the entity involves an activity described in subparagraph i, the promotion, sale, delivery or distribution of a financial product or service that is provided by a financial services entity.

17. Acquiring or holding shares of, or ownership interests in, entities in respect of which an insurer is permitted under the Act or this Regulation to hold a substantial investment.

(3) Despite subsection (1), an entity that is a permitted entity under any of paragraphs 1 to 8 of subsection (1) does not cease to be a permitted entity by reason only that it carries on one or more business activities carried out by another entity listed in any of those paragraphs or one or more business activities prescribed by subsection (2), as long as it satisfies the conditions, if any, relating to the other entity or the business activity.

(4) Despite subsections (1) and (2), the following entities are not permitted entities in respect of an insurer:

1. An entity whose activities are limited to acting as a factor in respect of accounts receivable, including the raising of money for the purposes of acting as a factor and lending money while acting as a factor.
2. An entity that carries on the business activities in Canada of financial leasing of personal property, including,
 - i. the entering into and acceptance of assignments of conditional sales agreements in respect of personal property,
 - ii. the administration of financial lease agreements and conditional sales agreements on behalf of any person, and
 - iii. the raising of money for the purposes of financing the activities of the entity and the investment of that money pending its use for those activities.
3. An entity, other than a financial institution or an entity described in paragraph 1 or 2, that engages in a business that includes,
 - i. issuing payment, credit or charge cards and, in co-operation with others, including financial institutions, operating a payment, credit or charge card plan, or
 - ii. making or refinancing loans or entering into any other similar arrangements for advancing funds or credit.
4. An entity that is a specialized financing entity prescribed for the purposes of section 435.5 of the Act.
5. An entity in the business of providing specialized business management and advisory services.
6. An entity listed in subsection (1) whose business activities include the acceptance of deposit liabilities.

(5) For the purposes of subsection 435.1 (1) of the Act and subject to subsections (6), (7) and (9) of this section, an insurer may, subject to section 435.7 of the Act, acquire, hold or increase a substantial investment in a permitted entity only if all of the applicable following conditions are satisfied:

1. The insurer may acquire, hold or increase a substantial investment in any of the following permitted entities only with the approval of the Superintendent:
 - i. A financial institution.
 - ii. An entity that is a permitted entity under paragraph 1, 2 or 5 of subsection (1) and,
 - A. that is not registered under the *Securities Act* or comparable legislation of another jurisdiction in Canada, or
 - B. that is exempt from registration requirements.
 - iii. A permitted entity engaged in a business described in paragraph 1, 6, 7, 8, 9, 10, 11, 14 or 16 of subsection (2).
 - iv. An entity that is a permitted entity under paragraph 6 or 7 of subsection (1) if it is not subject to regulation under the *Securities Act* or comparable legislation of another jurisdiction in Canada.
 - v. A permitted entity engaged in a business described in paragraph 17 of subsection (2) unless, at the time of the investment or as a result of the investment, the permitted entity is a subsidiary of the insurer and does not hold an interest in any entity in which the insurer is not permitted to make a substantial investment without the consent of the Superintendent.

2. The insurer may acquire, hold or increase a substantial investment in any of the following permitted entities only if the insurer will control the permitted entity after the acquisition or the acquisition and holding of the substantial investment is permitted under paragraph 3 or 4:
 - i. A financial institution.
 - ii. A permitted entity engaged in the business described in paragraph 17 of subsection (2) if that business includes the acquisition of a substantial investment in one or more financial institutions.
3. The insurer may acquire, hold or increase a substantial investment in a permitted entity listed in subparagraph 2 i or ii, without controlling the permitted entity after the acquisition, only if, after the acquisition, the total value of the following investments and loans does not exceed 50 per cent of the insurer's capital:
 - i. All shares in corporations and ownership interests in unincorporated entities beneficially owned by the insurer or by permitted entities listed in subparagraph 2 i or ii in which the insurer has a substantial investment but which the insurer does not control.
 - ii. All loans, each of which is held by the insurer or by permitted entities referred to in subparagraph i.
 - iii. All outstanding guarantees by a permitted entity referred to in subparagraph i or on behalf of permitted entities referred to in subparagraph i.
4. If the insurer is a mutual insurance corporation that participates in the Fire Mutuals Guarantee Fund, the insurer may acquire, hold or increase a substantial investment in a permitted entity listed in subparagraph 2 i or ii, without itself controlling the permitted entity after the acquisition if, after the acquisition, two or more of the mutual insurance corporations that participate in the Fund control or, as a result of the acquisition, will acquire control of the permitted entity.
5. The insurer may acquire, hold or increase a substantial investment in an entity whose business is described in paragraph 11 of subsection (2) only if the sum of the following amounts does not exceed five per cent of the insurer's capital:
 - i. The total book value of the shares and ownership interests that the insurer and its subsidiaries, whether individually or jointly, would acquire in the permitted entity.
 - ii. The total book value of the shares and ownership interests already held by the insurer and its subsidiaries, whether individually or jointly, in other entities engaged in a business described in paragraph 11 of subsection (2) in which the insurer has a substantial investment.
 - iii. The total value of outstanding loans made by the insurer and its subsidiaries, whether individually or jointly, to entities engaged in a business described in paragraph 11 of subsection (2) in which the insurer has a substantial investment.
- (6) The insurer may acquire, hold or increase a substantial investment in a permitted entity whose activities include acquiring and holding substantial investments in other entities if,
 - i. the permitted entity is a permitted entity by reason of subsection (1), and
 - ii. the insurer would, but for paragraph 1, 2 or 3 of subsection (5), be permitted under section 435.1, 435.2, 435.3, 435.4, 435.5 or 435.6 of the Act to acquire a substantial investment in the other entity.
- (7) Paragraph 3 of subsection (5) does not apply if the permitted entity is incorporated or organized under the laws of a jurisdiction outside Canada and those laws or the customary business practices of the jurisdiction do not permit the insurer to control the entity.
- (8) If the insurer controls a permitted entity listed in subparagraph 2 i or ii of subsection (5), the insurer may, with the Superintendent's approval, give up control while retaining a substantial investment in the permitted entity only if the total value of the insurer's investments and loans listed in subparagraphs 3 i to iii of that subsection does not exceed 50 per cent of the insurer's capital after the insurer gives up control.
- (9) The following rules apply for the purposes of determining the total value of investments and loans for the purposes of paragraphs 3 and 5 of subsection (5):
 1. No amount shall be included in respect of shares or ownership interests acquired under circumstances in which subsection 435.3 (1), 435.4 (1) or 435.6 (1) of the Act applies.
 2. The value of an ownership interest or loan held by an insurer at a particular time is the book value of the ownership interest or loan that would be reported on the balance sheet of the insurer prepared in accordance with section 104 of the Act as of that time.
 3. The value of a guarantee is its face value.

Continuation of exceptions

6. (1) Subject to subsection (3), the rules in subsection (2) apply in respect of a substantial investment held by an insurer in the following circumstances:

1. The insurer was permitted under a particular provision of the Act or the regulations to acquire and did acquire a substantial investment in a particular entity.
2. The insurer is no longer permitted under the particular provision to hold the substantial investment.
3. The insurer could qualify to hold the substantial investment under another provision of the Act or this Regulation.

(2) In the circumstances described in subsection (1), the insurer is entitled to continue to hold the substantial investment under the provision referred to paragraph 3 of subsection (1) if any conditions that must be satisfied in order for the insurer to be entitled to hold the substantial investment under that provision are satisfied.

(3) Subsection (1) does not apply in respect of a substantial investment if clause 435.3 (4) (b), 435.4 (4) (b) or 435.6 (4) (b) of the Act applies.

SUPERINTENDENT'S APPROVAL**Criteria for Superintendent's approval**

7. In determining whether to give an approval referred to in clause 435.3 (4) (b), 435.4 (4) (b) or 435.6 (1) (a), (b), (c) or (d) of the Act, the Superintendent shall consider,

- (a) whether the investment can reasonably be expected to expose the insurer to an undue risk; and
- (b) whether the investment can reasonably be expected to hinder the supervision and regulation of the insurer.

OTHER INVESTMENTS**Investments outside control of insurer**

8. For the purposes of clause 435.6 (1) (f) of the Act, an insurer may acquire or increase a substantial investment in an entity, irrespective of whether it is a permitted entity or the investment is otherwise permitted under the Act or the regulations, if the acquisition or increase is the result of one or more events that are outside the control of the insurer.

RESTRICTIONS AND LIMITS ON INSURER'S BUSINESS ACTIVITIES**Limit on loans secured by residential mortgages**

9. (1) For the purposes of section 435.7 of the Act, an insurer shall not make a loan in Canada or acquire, hold or increase a substantial investment in a permitted entity described in subsection 5 (1) that makes a loan in Canada if,

- (a) the loan is made on the security of residential real property for the purpose of purchasing, renovating or improving the real property or refinancing a loan made for that purpose; and
- (b) the amount of the loan plus the amount then outstanding of all other liabilities secured by mortgages having equal or prior claims against the real property would exceed 80 per cent of the value of the real property at the time the insurer makes the loan or acquires the substantial investment.

(2) Subsection (1) does not apply in respect of,

- (a) a loan made or guaranteed under the *National Housing Act* (Canada) or any other Act of Parliament or of Ontario under which a different limit is established on the value of property on the security of which the insurer may make a loan;
- (b) a loan that would otherwise be prohibited by reason of clause (1) (b) if repayment of the portion of the loan that exceeds the maximum value set out in that clause is guaranteed or insured by a government agency or by an insurance company approved by the Superintendent;
- (c) the acquisition by the insurer from an entity of securities issued or guaranteed by the entity that are secured on any residential real property, whether in favour of a trustee or otherwise, or the making of a loan by the insurer to the entity against the issue of the securities; or
- (d) a loan secured by a mortgage taken back by the insurer on the disposition of property by the insurer, including a disposition for the purpose of realization of a security interest, if the mortgage secures payment of an amount payable to the insurer for the property.

Restriction on loans to certain entities

10. (1) This section applies if an insurer holds a substantial investment in a permitted entity listed in subparagraph 2 i or ii of subsection 5 (5) and the insurer is entitled to hold the substantial investment by reason of paragraph 3 of subsection 5 (5) or subsection 5 (8).

(2) The insurer shall not make a loan to the permitted entity, and shall not permit any subsidiary of the insurer to do so, if, after making the loan, the total value of the investments and loans described in subparagraphs 3 i to iii of subsection 5 (5) would exceed 50 per cent of the insurer's capital.

(3) Paragraphs 1, 2 and 3 of subsection 5 (9) apply for the purposes of determining the total value of investments and loans for the purposes of subsection (2).

Restriction on guarantees

11. (1) For the purposes of section 435.7 of the Act, an insurer shall not guarantee on behalf of any person the payment or re-payment of money unless the person on whose behalf the insurer has undertaken to guarantee the payment or repayment is a subsidiary of the insurer and has an unqualified obligation to reimburse the insurer for the full amount of the payment or repayment to be guaranteed.

(2) Subsection (1) does not prevent an insurer from insuring a risk that comes within a class of insurance in respect of which the insurer is licensed under the Act.

Prohibition on financial leasing

12. An insurer shall not engage in Canada in financial leasing of personal property.

Holding own shares

13. (1) For the purposes of section 435.7 of the Act and subject to subsection (2), an insurer shall not do any of the following:

1. Hold any of its issued shares or any shares issued by a corporation that controls the insurer.
2. Hold an ownership interest in an unincorporated entity that controls the insurer.
3. Permit any of its subsidiaries to hold shares issued by the insurer or by a corporation that controls the insurer.
4. Permit any of its subsidiaries to hold an ownership interest in an unincorporated entity that controls the insurer.

(2) Subsection (1) does not apply in respect of,

- (a) the redemption of preference shares in accordance with section 28 of the *Corporations Act*;
- (b) the purchase by an insurer of its own preference shares in accordance with section 28 or 38 of the *Corporations Act*;
- (c) the holding of shares by the insurer or by a subsidiary of the insurer as an executor, administrator, guardian or trustee in accordance with subsection 111 (2) of the *Corporations Act* or the holding of an ownership interest in the same capacity in similar circumstances; or
- (d) subject to the *Corporations Act*, the holding of shares or an ownership interest for a period of not more than 180 days if the shares or ownership interest are acquired on the realization of a security interest.

Value of loans, investments and interests in property

14. (1) For the purposes of subsection 435.8 (1) of the Act, if an investment is acquired by an insurer or a prescribed subsidiary under section 435.6 of the Act, the value of the investment shall not be included in calculating the value of loans, investments and interests in property acquired by the insurer or prescribed subsidiary for the purposes of sections 435.9 to 435.12.

(2) Subsection (1) and subsection 435.8 (1) of the Act do not apply to an investment or an interest in real property if the insurer or prescribed subsidiary acquired the investment or interest in real property,

- (a) as a result of the realization of a security interest in real property that is a loan, debt obligation or guarantee described in any of items 11 to 19 in the Table in subsection 17 (1); or
- (b) as a result of a default referred to in subsection 435.3 (1) of the Act under the terms of the agreement governing an interest in real property that is a loan, debt obligation or guarantee referred to in any of the Items mentioned in clause (a).

Limit on commercial loans and loans to individuals

15. (1) For the purposes of subsection 435.9 (2) of the Act, the amount determined under the regulations is five per cent of the total assets of the insurer.

(2) For the purposes of subsection (1), the total assets of the insurer is the amount that would be calculated under section 18 as the total assets of the insurer for the purposes of section 435.14 of the Act if the insurer's last balance sheet prepared before the time of the calculation is deemed to be the balance sheet that would be prepared as of the time the determination is made under subsection 435.9 (2) of the Act.

Limits on investments

16. (1) For the purposes of subsection 435.10 (1) of the Act, the amount determined under the regulations is 10 per cent of the total assets of the insurer.

(2) In determining whether to give an approval under clause 435.10 (2) (c) of the Act, the Superintendent shall consider the following:

1. The reasons for the acquisition or improvement that would cause the insurer to exceed the limit set out in subsection (1).
2. The extent to which the acquisition or improvement would cause the insurer to exceed the limit set out in subsection (1).
3. Whether the investment can reasonably be expected to expose the insurer to an undue risk.
4. Whether the investment can reasonably be expected to hinder the supervision and regulation of the insurer.

(3) For the purposes of subsection 435.11 (2) of the Act, the amount determined under the regulations is 25 per cent of the total assets of the insurer.

(4) For the purposes of subsection 435.12 (2) of the Act, the amount determined under the regulations is 35 per cent of the total assets of the insurer.

(5) For the purposes of this section, the total assets of the insurer is the amount that would be calculated under section 15 as the total assets of the insurer for the purposes of section 435.14 of the Act if the insurer's last balance sheet prepared before the time of the calculation is deemed to be the balance sheet that would be prepared as of the time the determination is made under subsection 435.9 (2) of the Act.

(6) For the purposes of subsection 435.14 (1) of the Act, the value of participating shares and ownership interests referred to in sections 435.11 and 435.12 of the Act that are beneficially owned by an insurer or by those of its subsidiaries that are prescribed subsidiaries for the purposes of section 435.14 of the Act is the book value of the shares and ownership interests that would be reported on the insurer's consolidated balance sheet as of the time the determination is made.

INTERESTS IN REAL PROPERTY**Interests in real property**

17. (1) For the purposes of Part XVII of the Act, the interest of an insurer or a prescribed subsidiary of an insurer in each of the types of property listed in Column 2 in the following Table is an interest in real property for the purposes of Part XVII of the Act and the value of the interest is the amount determined under the provisions set out opposite the type of property in Column 3 of the Table:

TABLE OF REAL PROPERTY INTERESTS

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
1.	Real property beneficially owned by the insurer or by a designated entity controlled by the insurer.	The book value of the real property.
2.	A debt obligation for which the insurer or a designated entity controlled by the insurer is liable that was issued for the purpose of acquiring or improving real property described in Item 1.	The amount, if any, by which the book value of the debt obligation exceeds the book value of the real property.
3.	Real property, (a) that is beneficially owned by, (i) a related real property entity of the insurer that is a joint venture, or (ii) an entity in which an entity described in subclause (i) has a substantial investment; and (b) that would be reported on a balance sheet of the insurer prepared in accordance with section 104 of the Act.	The book value of the real property.
4.	Shares and ownership interests beneficially owned by the insurer, or by a designated entity controlled by the insurer, in any related real property entity of the insurer, other than a related real property entity referred to in Item 3.	The book value of the shares and ownership interests.
5.	A debt obligation that was issued by a related real property entity of the insurer and that is beneficially owned by the insurer or by a designated entity controlled by the insurer.	The book value of the debt obligation.
6.	A loan made by the insurer or a designated entity controlled by the insurer to a related real property entity of the insurer.	The book value of the loan.

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
7.	A loan made by the insurer or a designated entity controlled by the insurer to, (a) a real property entity in which a financial institution controlled by the insurer has a substantial investment; or (b) a real property entity that is controlled by a real property entity described in clause (a).	The book value of the loan.
8.	A debt obligation that was issued by a real property entity described in clause (a) or (b) of Item 7 and that is beneficially owned by the insurer or a designated entity controlled by the insurer.	The book value of the debt obligation.
9.	A debt obligation that is, (a) issued by a related real property entity of the insurer; (b) beneficially owned by a third party; and (c) guaranteed by the insurer or a designated entity controlled by the insurer.	If the debt obligation is issued by a related real property entity and the entity beneficially owns real property that is an interest of the insurer in real property described in Item 3, the amount, if any, by which the face value of the guarantee exceeds the value of that real property. In any other case, the face value of the guarantee.
10.	A loan made by a third party to a related real property entity of the insurer and guaranteed by the insurer or a designated entity controlled by the insurer.	If the loan is made to a related real property entity and the entity beneficially owns real property that is an interest of the insurer in real property described in Item 3, the amount, if any, by which the face value of the guarantee exceeds the value of that real property. In any other case, the face value of the guarantee.
11.	A loan made by the insurer or a designated entity controlled by the insurer to a third party that is secured by real property beneficially owned by the third party in conjunction with, (a) the insurer; (b) the designated entity; (c) a related real property entity of the insurer; (d) a financial institution controlled by the insurer; (e) an entity controlled by a financial institution controlled by the insurer; or (f) a real property entity described in Item 7.	The lesser of, (a) the net realizable value of the third party's interest in the real property at the time that the security interest was given; and (b) the amount by which the book value of the loan exceeds the total net realizable value of any other security interests that were given for the loan.
12.	A debt obligation of a third party beneficially owned by the insurer or a designated entity controlled by the insurer that is secured by real property beneficially owned by the third party in conjunction with, (a) the insurer; (b) the designated entity; (c) a related real property entity of the insurer; (d) a financial institution controlled by the insurer; (e) an entity controlled by a financial institution controlled by the insurer; or (f) a real property entity described in Item 7.	The lesser of, (a) the net realizable value of the third party's interest in the real property at the time that the security interest was given; and (b) the amount by which the book value of the debt obligation exceeds the total net realizable value of any other security interests that were given for the debt obligation.
13.	A debt obligation of a third party guaranteed by the insurer or a designated entity controlled by the insurer that is secured by real property beneficially owned by the third party in conjunction with, (a) the insurer; (b) the designated entity; (c) a related real property entity of the insurer; (d) a financial institution controlled by the insurer; (e) an entity controlled by a financial institution controlled by the insurer; or (f) a real property entity described in Item 7.	The lesser of, (a) the net realizable value of the third party's interest in the real property at the time that the security interest was given; and (b) the amount by which the face value of the guarantee exceeds the total net realizable value of any other security interests that were given for the debt obligation.

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
14.	A loan made by the insurer or a designated entity controlled by the insurer to a third party that is secured by shares or ownership interests beneficially owned by a third party in an entity that beneficially owns real property in conjunction with the insurer, a related real property entity of the insurer or a designated entity controlled by the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the loan exceeds the amount determined by subtracting from "A" the amount determined by multiplying "B" by "C", where, "A" is the total net realizable value of all security interests that were given for the loan, "B" is the net realizable value of the entity's interest in the real property, and "C" is the ratio of the value of the shares or ownership interests that are given as the security interest to the total value of all outstanding shares or ownership interests in the entity.
15.	A debt obligation of a third party beneficially owned by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in an entity that beneficially owns real property entity of the insurer or a designated entity controlled by the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the debt obligation exceeds the amount determined by subtracting from "A" the amount determined by multiplying "B" by "C", where, "A" is the total net realizable value of all security interests that were given for the debt obligation, "B" is the net realizable value of the entity's interest in the real property, and "C" is the ratio of the value of the shares or ownership interests that are given as the security interest to the total value of all outstanding shares or ownership interests in the entity.
16.	A debt obligation of a third party guaranteed by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in an entity that beneficially owns real property in conjunction with the insurer, a related real property entity of the insurer or a designated entity controlled by the insurer.	The lesser of, (a) the net realizable value of the third party's interest in those shares or ownership interests at the time that the security interest was given; and (b) the amount by which the face value of the guarantee exceeds the amount determined by subtracting from "A" the amount determined by multiplying "B" by "C", where, "A" is the total net realizable value of all security interests that were given for the loan or debt obligation, "B" is the net realizable value of the entity's interest in the real property, and "C" is the ratio of the value of the shares or ownership interests that are given as the security interest to the total value of all outstanding shares or ownership interests in the entity.
17.	A loan made by the insurer or a designated entity controlled by the insurer to a third party that is secured by shares or ownership interests beneficially owned by a third party in a related real property entity of the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the loan exceeds the total net realizable value of all other security interests given for the loan.
18.	A debt obligation of a third party beneficially owned by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in a related real property entity of the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the book value of the debt obligation exceeds the total net realizable value of all other security interests given for the debt obligation.

Column 1 Item	Column 2 Description of Real Property Interest	Column 3 Value of the Real Property Interest
19.	A debt obligation of a third party guaranteed by the insurer or a designated entity controlled by the insurer that is secured by shares or ownership interests beneficially owned by a third party in a related real property entity of the insurer.	The lesser of, (a) the net realizable value of the third party's interest in the shares or ownership interests at the time that the security interest was given; and (b) the amount by which the face value of the guarantee exceeds the total net realizable value of all other security interests given for the debt obligation.
20.	A guarantee given by the insurer or a designated entity controlled by the insurer to an entity other than the insurer or the designated entity for the purpose of completing the development of real property that is beneficially owned by, (a) the insurer; (b) the designated entity controlled by the insurer; or (c) a related real property entity of the insurer.	The estimated cost of completing the development of the real property.
21.	An agreement made by the insurer or a designated entity controlled by the insurer to support a third party's cost of operating or financing real property that is beneficially owned by, (a) the insurer; (b) the designated entity controlled by the insurer; or (c) a related real property entity of the insurer.	The amount of any funds advanced pursuant to the agreement by the insurer or the designated entity controlled by the insurer.

(2) The book value at a particular time of property that is an interest in real property for the purposes of Part XVII of the Act is,

- (a) if the property is real property, the gross book value of the real property, less any accumulated depreciation on the real property, that would be reported on a balance sheet of the insurer prepared as of the particular time in accordance with section 104 of the Act; or
- (b) if the property consists of shares of or an ownership interest in another entity or a debt obligation or loan, the book value of the shares, ownership interest, debt obligation or loan that would be reported on a balance sheet of the insurer prepared as of the particular time in accordance with section 104 of the Act.

MATTERS PRESCRIBED FOR THE PURPOSES OF SECTION 435.14 OF THE ACT

Total assets for purposes of s. 435.14 of the Act

18. (1) For the purposes of section 435.14 of the Act, the total assets of an insurer at a particular time is the amount calculated using the formula,

$$A - B$$

in which,

"A" is the total amount of the assets reported on the insurer's last balance sheet prepared in accordance with section 104 of the Act before that time, and

"B" is the total amount of the assets included in the value of "A" that are assets of a subsidiary of the insurer that is,

- (a) a financial institution, or
- (b) a subsidiary of a financial institution that is not a subsidiary of the financial institution only because it is a subsidiary of the insurer.

(2) For the purposes of section 435.14 of the Act, the following rules apply for the purposes of determining the value of assets that are acquired or transferred:

1. The value of assets that are acquired is,
 - i. the fair market value of the assets if the assets are shares of or ownership interests in an entity and the value of the assets of that entity will be included in the annual statement of the insurer after the acquisition, or
 - ii. the purchase price of the assets in any other case.
2. The value of assets that are transferred is,
 - i. the value of the assets as stated in the insurer's last annual statement if the assets are shares of or ownership interests in an entity and the value of the entity's assets was included in the insurer's last annual statement before the transfer, or
 - ii. the book value of the assets as stated in the insurer's last annual statement prepared before the transfer, in any other case.

- (3) For the purposes of clause 435.14 (3) (c) of the Act, subsection 435.14 (1) of the Act does not apply,
- (a) to the acquisition by an insurer or its subsidiary of shares of or ownership interests in an entity in circumstances in which the approval of the Superintendent is required under section 435.1 of the Act;
 - (b) to a transfer or acquisition that is a transaction or part of a series of transactions between the insurer and a financial institution as a result of the insurer's participation in one or more syndicated loans with that financial institution; and
 - (c) to an acquisition or transfer that has been approved by the Superintendent under a provision of the Act or this Regulation.

COMMENCEMENT

Commencement

19. This Regulation comes into force on the later of the day subsection 6 (6) of Schedule O to the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 122/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

ACTIVITÉS DE PLACEMENT ET DE PRÊT — ASSUREURS DE DOMMAGES ET SOCIÉTÉS FRATERNELLES

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Champ d'application

1. (1) Le présent règlement s'applique aux assureurs et aux sociétés fraternelles qui sont assujettis à la partie XVII de la Loi, à l'exclusion toutefois des assureurs, autres que des sociétés fraternelles, qui sont titulaires d'un permis délivré en vertu de cette loi les autorisant à faire souscrire de l'assurance-vie.

(2) Sauf disposition contraire, la mention d'un assureur dans le présent règlement vaut mention d'un assureur ou d'une société fraternelle auquel s'applique celui-ci.

Définitions

2. (1) Les définitions qui suivent s'appliquent au présent règlement.

«coentreprise» Entité immobilière présentant les caractéristiques suivantes :

- a) elle a été créée par un assureur, ou une entité désignée contrôlée par lui, et une ou plusieurs autres personnes dans le but d'exercer des activités commerciales déterminées;
- b) l'assureur ou l'entité désignée a acquis et détient un intérêt de groupe financier dans elle;
- c) les personnes qui l'ont créée ont convenu d'exercer un contrôle conjoint à son égard, quelle que soit l'importance de leur participation. («joint venture»)

«courtier de fonds mutuels» Entité dont la principale activité est celle d'un agent intermédiaire dans la vente de parts, d'actions ou d'autres intérêts d'un fonds mutuel et dans la perception des paiements y afférents, à condition que :

- a) le produit de la vente soit versé au fonds, déduction faite de la commission de vente et des frais de service;
- b) le fait que la vente comporte une commission et des frais de service soit porté à la connaissance de l'acquéreur avant l'achat. («mutual fund dealer»)

«entité désignée» Relativement à un assureur, toute entité qui n'est pas l'une ou l'autre des entités suivantes :

- a) une coentreprise;
- b) une institution financière;
- c) la filiale d'une institution financière qui n'est pas une filiale de cette dernière du seul fait qu'elle est une filiale de l'assureur. («designated entity»)

«entité immobilière» S'entend :

- a) soit d'une entité dont l'activité consiste principalement en la détention ou en la gestion de biens immeubles ou en la prise d'autres mesures à leur égard;
- b) soit d'une entité qui se livre principalement à la détention ou au commerce :
 - (i) soit d'actions ou de titres de participation d'une entité visée à l'alinéa a),
 - (ii) soit d'actions ou de titres de participation d'une autre entité qui se livre principalement à la détention ou au commerce d'actions ou de titres de participation d'une entité visée à l'alinéa a). («real property entity»)

«entité immobilière apparentée» Relativement à un assureur, s'entend :

- a) soit d'une entité immobilière, autre qu'une entité désignée contrôlée par l'assureur, à l'égard de laquelle l'assureur ou l'entité désignée qu'il contrôle est propriétaire bénéficiaire d'un nombre d'actions ou de titres de participation tel qu'il détient un intérêt de groupe financier dans l'entité immobilière;
- b) soit d'une entité immobilière contrôlée par une entité immobilière visée à l'alinéa a). («related real property entity»)

«entité s'occupant de services financiers» Entité qui est, selon le cas :

- a) une institution financière;
- b) une entité indiquée à l'une ou l'autre des dispositions 1 à 8 du paragraphe 5 (1);
- c) toute autre entité dont l'activité commerciale principale consiste en la fourniture de services financiers. («financial services entity»)

«immeuble résidentiel» Bien immeuble qui comprend un ou plusieurs bâtiments dont au moins la moitié de la surface de plancher sert ou doit servir de local d'habitation. («residential real property»)

«participation minoritaire» Relativement à une entité contrôlée par un assureur, participation dans l'entité qui est détenue par une personne qui n'est ni l'assureur ni une autre entité contrôlée par lui. («minority interest»)

«tierce partie» Relativement à un assureur, une autre personne qui n'est :

- a) ni une entité désignée contrôlée par l'assureur;

b) ni une entité immobilière apparentée à l'assureur. («third party»)

(2) Pour l'application du présent règlement et sous réserve du paragraphe (3), le capital de l'assureur correspond, à une date donnée, au montant calculé selon la formule suivante :

$$A - B$$

où :

«A» représente le total des montants suivants qui seraient compris dans ses états financiers si ceux-ci étaient établis conformément à l'article 104 de la Loi à la date donnée :

1. Le montant des participations minoritaires.
2. Le montant des titres secondaires.
3. Le montant de l'excédent de l'actif sur le passif.

«B» représente le montant attribué à l'achalandage qui serait compris dans les états financiers visés dans la définition de l'élément «A».

(3) Dans le calcul du capital de l'assureur selon le paragraphe (2), il ne peut être inclus un montant au titre de valeurs mobilières que si celles-ci répondent aux conditions suivantes :

- a) selon leurs termes, elles prennent rang, quant aux droits de paiement, après les dettes liées aux polices et les autres dettes de l'entité qui les a émises, à l'exception des dettes dont le paiement, selon leurs propres termes, est de rang égal ou inférieur à ces valeurs mobilières;
- b) elles sont émises et entièrement libérées;
- c) s'il s'agit de titres secondaires ou d'actions privilégiées :
 - (i) leur échéance minimale initiale est d'au moins cinq ans ou elles n'ont pas d'échéance déclarée,
 - (ii) elles ne peuvent être remboursées ou rachetées ni achetées pour annulation durant les cinq premières années suivant leur émission.

Prêt commercial : questions prescrites

3. (1) Pour l'application du sous-alinéa a) (i) de la définition de «prêt commercial» au paragraphe 432 (1) de la Loi, le montant prescrit est de 250 000 \$.

(2) Les organismes internationaux prescrits pour l'application des sous-alinéas a) (iii) et b) (ii) de la définition de «prêt commercial» au paragraphe 432 (1) de la Loi sont les suivants :

1. La Banque internationale pour la reconstruction et le développement.
2. La Société financière internationale.
3. La Banque interaméricaine de développement.
4. La Banque asiatique de développement.
5. La Banque africaine de développement.
6. La Banque européenne d'investissement.
7. La Banque de développement des Caraïbes.
8. La Banque nordique d'investissement.
9. La Banque européenne pour la reconstruction et le développement.
10. La Banque de développement du Conseil de l'Europe.

(3) Pour l'application des sous-alinéas b) (iv) et c) (i) de la définition de «prêt commercial» au paragraphe 432 (1) de la Loi, les valeurs mobilières qui sont des titres de créance, des actions ou des titres de participation sont largement distribués si les conditions suivantes sont remplies :

1. Il s'agit de titres de créance qui sont exemptés, quant à leur placement, du dépôt d'un prospectus exigé par une loi de l'Ontario, du Canada, d'une autre province du Canada ou d'une autorité législative de l'extérieur du Canada et qui présentent l'une ou l'autre des caractéristiques suivantes :
 - i. au moins 90 pour cent de leur principal maximal autorisé est détenu par une ou plusieurs personnes — autres que l'assureur en cause et ses filiales — et :
 - A. soit ils ont été émis à au moins 25 personnes, autres que l'assureur en cause et ses filiales — dans les six mois suivant la date d'émission du premier titre de créance,

- B. soit ils sont émis de façon continue et le nombre moyen de détenteurs — autres que l'assureur en cause et ses filiales — s'élève à au moins 25,
- ii. au moment de leur placement initial, ils remplissaient au moins trois des conditions suivantes :
 - A. ils avaient une durée initiale inférieure à un an,
 - B. ils avaient été évalués par une agence d'évaluation,
 - C. leur placement avait été fait par l'intermédiaire d'une personne habilitée à faire le commerce des valeurs mobilières,
 - D. leur placement avait été fait en conformité avec une circulaire ou une notice d'offre ou un document semblable relatif au placement de valeurs mobilières.
- 2. Il s'agit de valeurs mobilières autres que des titres de créance visés à la disposition 1 qui présentent l'une ou l'autre des caractéristiques suivantes :
 - i. elles sont officiellement cotées à une bourse reconnue,
 - ii. elles font l'objet d'un prospectus relatif à leur émission qui a été déposé aux termes d'une loi de l'Ontario, du Canada, d'une autre province du Canada ou d'une autorité législative de l'extérieur du Canada.

Filiale prescrite

4. Pour l'application de la définition de «filiale prescrite» au paragraphe 432 (1) de la Loi, une filiale prescrite de l'assureur est une filiale de celui-ci qui n'est :
- a) ni une institution financière;
 - b) ni une entité qui est une filiale d'une institution financière pour une raison autre qu'elle est une filiale de l'assureur.

INTÉRÊTS DE GROUPE FINANCIER DANS DES ENTITÉS ADMISSIBLES

Entités admissibles

5. (1) Pour l'application de la définition de «entité admissible» au paragraphe 432 (1) de la Loi, chacune des entités suivantes est une entité admissible à l'égard de l'assureur :
- 1. Un conseiller en placement.
 - 2. Un gestionnaire de portefeuille.
 - 3. Un courtier ou agent d'assurances, si l'entité est titulaire d'un permis délivré en vertu de la Loi, est inscrite sous le régime de la *Loi sur les courtiers d'assurance inscrits* ou est inscrite sous le régime d'une loi comparable d'une autre autorité législative du Canada ou titulaire d'un permis délivré en vertu de celle-ci.
 - 4. Un courtier ou agent en hypothèques, si l'entité est inscrite sous le régime de la *Loi sur les courtiers en hypothèques*, de la *Loi de 2006 sur les maisons de courtage d'hypothèques, les prêteurs hypothécaires et les administrateurs d'hypothèques* ou d'une loi comparable d'une autre autorité législative du Canada ou est titulaire d'un permis délivré en vertu de l'une ou l'autre loi.
 - 5. Un courtier de fonds mutuels.
 - 6. Un fonds mutuel, au sens du paragraphe 1 (1) de la *Loi sur les valeurs mobilières*, dont l'activité se limite au placement de ses fonds afin d'offrir des services de diversification et de gestion professionnelle des placements aux détenteurs de ses valeurs mobilières.
 - 7. Un fonds d'investissement à capital fixe, au sens du paragraphe 1 (1) de la *Loi sur les valeurs mobilières*, dont l'activité se limite au placement de ses fonds afin d'offrir des services de diversification et de gestion professionnelle des placements aux détenteurs de ses valeurs mobilières et dont les valeurs mobilières :
 - i. sont diffusées au public en nombre fixe dans le cadre d'une émission faite en vertu d'un prospectus provisoire, d'un prospectus, d'un prospectus simplifié ou d'un document de même nature conformément aux lois d'une province du Canada ou d'un pays étranger,
 - ii. sont négociées sur les marchés reconnus et réglementés,
 - iii. font l'objet, à une date d'échéance fixe, d'une liquidation dont le produit est réparti entre les détenteurs en fonction du nombre de valeurs mobilières qu'ils détiennent.
 - 8. Un séquestre ou un liquidateur.
 - 9. Une entité, autre qu'une institution financière, dont les activités commerciales se limitent à une ou plusieurs des activités commerciales prescrites par le paragraphe (2) et qui remplit les conditions éventuelles se rapportant à ces activités qui sont énoncées à ce paragraphe.

- (2) Les activités commerciales prescrites pour l'application de la disposition 9 du paragraphe (1) sont les suivantes :
1. Fournir des services financiers.
 2. Détenir ou gérer des biens immeubles ou prendre d'autres mesures à leur égard.
 3. Exercer l'activité d'un courtier immobilier ou autrement agir en qualité de mandataire pour des vendeurs, des acheteurs, des locataires ou des bailleurs de biens immeubles ou fournir des services de consultation ou d'évaluation en matière de biens immeubles.
 4. Faire la promotion de marchandises et de services auprès des détenteurs de cartes de paiement, de crédit ou de débit émises par l'assureur.
 5. Fournir au Canada des services de traitement des données ou d'autres services de traitement de l'information se rapportant aux institutions financières si les conditions suivantes sont remplies :
 - i. l'assureur a mis au point les systèmes de traitement à ses propres fins et ces systèmes font partie intégrante de ses activités,
 - ii. les services sont fournis à des entités dans lesquelles l'assureur détient un intérêt de groupe financier et qui ne fournissent pas des services de traitement de l'information à d'autres entités.
 6. Recueillir, manipuler et transmettre de l'information :
 - i. soit principalement de nature financière ou économique,
 - ii. soit afférente aux activités commerciales exercées par les entités qui sont des entités admissibles à l'égard des assureurs auxquels s'applique le présent règlement.
 7. Fournir des services consultatifs ou autres en matière de conception, de développement et de mise sur pied de services de gestion de l'information.
 8. Concevoir, développer ou commercialiser des logiciels.
 9. Concevoir, développer, fabriquer ou vendre du matériel informatique indispensable à la prestation de services d'information concernant les activités commerciales d'institutions financières ou à la prestation de services financiers, s'il s'agit d'une activité accessoire à toute activité commerciale visée à la disposition 6, 7 ou 8 et exercée par l'assureur.
 10. S'occuper, notamment en les concevant, les développant, les détenant, les gérant, les fabriquant ou les vendant, de systèmes de transmission de données, de sites d'information, de moyens de communication ou de plateformes informatiques ou de portails d'information qui sont utilisés :
 - i. soit pour fournir de l'information principalement de nature financière ou économique,
 - ii. soit pour fournir de l'information afférente aux activités commerciales exercées par les entités qui sont des entités admissibles à l'égard des assureurs auxquels s'applique le présent règlement,
 - iii. soit à une fin ou dans des circonstances substantiellement reliées à la fourniture de produits ou services financiers par l'assureur, une de ses filiales ou une entité dans laquelle il détient un intérêt de groupe financier.
 11. S'occuper, notamment en les concevant, les développant, les détenant, les gérant, les fabriquant ou les vendant, de systèmes de transmission de données, de sites d'information, de moyens de communication ou de plateformes informatiques ou de portails d'information qui sont utilisés pour la prestation de services d'information.
 12. Faire fonction de gardien de biens.
 13. Vendre ce qui suit :
 - i. des billets, y compris de loterie, à titre de service public non lucratif, pour des fêtes ou activités spéciales, temporaires, à caractère non commercial et d'intérêt local, municipal, provincial ou national,
 - ii. des billets de transport en commun urbain,
 - iii. des billets d'une loterie parrainée par le gouvernement fédéral, un gouvernement provincial ou une administration municipale, ou encore par un de leurs organismes.
 14. Fournir des services raisonnablement connexes aux activités de l'assureur, notamment un ou plusieurs des services suivants :
 - i. offrir des services en matière de sécurité et prévention, de gestion des risques et d'évaluation ou de règlement des sinistres,
 - ii. fournir et exploiter des centres de rééducation et de perfectionnement,
 - iii. fournir de l'équipement informatique aux courtiers et agents d'assurances,

- iv. fournir de l'aide aux courtiers et agents d'assurances,
- v. exploiter des centres de réparation et d'évaluation.

15. Fournir des services aux seules entités suivantes :

- i. l'assureur, une de ses filiales ou une entité dans laquelle il détient un intérêt de groupe financier autorisé en vertu de la Loi ou du présent règlement,
- ii. une ou plusieurs des entités indiquées à la sous-disposition i et :
 - A. soit une entité s'occupant de services financiers,
 - B. soit une entité qui est une entité admissible à l'égard de l'assureur et dans laquelle une entité s'occupant de services financiers détient un intérêt de groupe financier.

16. Exercer toute autre activité commerciale qui n'est pas visée aux dispositions 1 à 15 et qui se rapporte :

- i. soit à la promotion, à la vente, à la livraison ou à la distribution d'un service ou d'un produit financiers qui est fourni par l'assureur, une de ses filiales ou une entité dans laquelle il détient un intérêt de groupe financier autorisé en vertu de la Loi ou du présent règlement,
- ii. soit à la promotion, à la vente, à la livraison ou à la distribution d'un service ou d'un produit financiers qui est fourni par une entité s'occupant de services financiers, si l'activité commerciale de l'entité consiste, en grande partie, en une activité visée à la sous-disposition i.

17. Acquérir ou détenir des actions ou des titres de participation d'entités dans lesquelles l'assureur est autorisé, en vertu de la Loi ou du présent règlement, à détenir un intérêt de groupe financier.

(3) Malgré le paragraphe (1), l'entité qui est une entité admissible au titre de l'une ou l'autre des dispositions 1 à 8 du paragraphe (1) ne cesse pas de l'être du seul fait qu'elle exerce une ou plusieurs activités commerciales exercées par une autre entité indiquée à l'une ou l'autre de ces dispositions ou une ou plusieurs activités commerciales prescrites par le paragraphe (2), pourvu qu'elle remplisse les conditions éventuelles se rapportant à l'autre entité ou à l'activité commerciale.

(4) Malgré les paragraphes (1) et (2), les entités suivantes ne sont pas des entités admissibles à l'égard d'un assureur :

- 1. L'entité dont l'activité se limite à l'affacturage, y compris l'octroi de prêts et la levée de fonds en vue de financer cette activité.
 - 2. L'entité qui exerce, au Canada, des activités de crédit-bail mobilier, notamment :
 - i. la conclusion de contrats de vente conditionnelle portant sur des biens meubles et l'acceptation de la cession de tels contrats,
 - ii. l'administration de contrats de crédit-bail et de contrats de vente conditionnelle pour le compte d'une autre personne,
 - iii. la levée de fonds pour financer ses propres activités et le placement de ces fonds jusqu'à leur utilisation à cette fin.
 - 3. L'entité, autre qu'une institution financière ou une entité visée à la disposition 1 ou 2, qui exerce l'une ou l'autre des activités suivantes :
 - i. l'émission de cartes de paiement, de crédit ou de débit et, conjointement avec d'autres établissements, y compris les institutions financières, l'utilisation d'un système de telles cartes,
 - ii. l'octroi ou le refinancement de prêts ou la conclusion de tout autre arrangement semblable visant à consentir des fonds ou du crédit.
 - 4. L'entité s'occupant de financement spécial prescrite pour l'application de l'article 435.5 de la Loi.
 - 5. L'entité dont l'activité consiste à fournir des services spéciaux de gestion commerciale et des services de consultation.
 - 6. L'entité indiquée au paragraphe (1) dont les activités commerciales comprennent l'acceptation de dépôts.
- (5) Pour l'application du paragraphe 435.1 (1) de la Loi et sous réserve des paragraphes (6), (7) et (9) du présent article, l'assureur peut, sous réserve de l'article 435.7 de la Loi, acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible uniquement si toutes les conditions suivantes qui s'appliquent en l'occurrence sont remplies :
- 1. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans l'une ou l'autre des entités admissibles suivantes qu'avec l'approbation du surintendant :
 - i. Une institution financière.
 - ii. Une entité qui est une entité admissible au titre la disposition 1, 2 ou 5 du paragraphe (1) et qui :

- A. soit n'est pas inscrite sous le régime de la *Loi sur les valeurs mobilières* ou d'une loi comparable d'une autre autorité législative du Canada,
 - B. soit est dispensée des exigences relatives à l'inscription.
- iii. Une entité admissible qui exerce une activité visée à la disposition 1, 6, 7, 8, 9, 10, 11, 14 ou 16 du paragraphe (2).
 - iv. Une entité qui est une entité admissible au titre de la disposition 6 ou 7 du paragraphe (1) et qui n'est pas réglementée par la *Loi sur les valeurs mobilières* ou une loi comparable d'une autre autorité législative du Canada.
 - v. Une entité admissible qui exerce une activité visée à la disposition 17 du paragraphe (2) sauf si, au moment de l'acquisition de l'intérêt ou par la suite, l'entité admissible est une filiale de l'assureur et ne détient pas de participation dans une entité dans laquelle l'assureur n'est pas autorisé à acquérir un intérêt de groupe financier sans l'approbation du surintendant.
- 2. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans l'une ou l'autre des entités admissibles suivantes que s'il contrôle l'entité admissible après l'acquisition ou que l'acquisition et la détention de l'intérêt sont autorisées en vertu de la disposition 3 ou 4 :
 - i. Une institution financière.
 - ii. Une entité admissible qui exerce une activité visée à la disposition 17 du paragraphe (2) si cette activité comprend l'acquisition d'un intérêt de groupe financier dans une ou plusieurs institutions financières.
 - 3. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible indiquée à la sous-disposition 2 i ou ii, sans la contrôler après l'acquisition, que si, après l'acquisition, la valeur totale des placements et des prêts suivants ne dépasse pas 50 pour cent de son capital :
 - i. Les actions de personnes morales et les titres de participation d'entités non constituées en personne morale dont sont propriétaires bénéficiaires l'assureur ou des entités admissibles indiquées à la sous-disposition 2 i ou ii dans lesquelles l'assureur détient un intérêt de groupe financier mais qu'il ne contrôle pas.
 - ii. Les prêts dont chacun est détenu par l'assureur ou une entité admissible visée à la sous-disposition i.
 - iii. Les garanties existantes consenties par une entité admissible visée à la sous-disposition i ou au nom d'entités admissibles visées à cette sous-disposition.
 - 4. L'assureur qui est une société d'assurance mutuelle participant au Fonds mutuel d'assurance-incendie peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible indiquée à la sous-disposition 2 i ou ii, sans la contrôler lui-même après l'acquisition, si, après celle-ci, au moins deux des sociétés d'assurance mutuelle qui participent au Fonds ont le contrôle de l'entité admissible ou l'acquerront par suite de l'acquisition.
 - 5. L'assureur ne peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité dont l'activité est visée à la disposition 11 du paragraphe (2) que si la somme des valeurs suivantes ne dépasse pas cinq pour cent de son capital :
 - i. La valeur comptable totale des actions et des titres de participation que l'assureur et ses filiales, soit individuellement, soit conjointement, acquerraient dans l'entité admissible.
 - ii. La valeur comptable totale des actions et des titres de participation que l'assureur et ses filiales détiennent déjà, soit individuellement, soit conjointement, dans d'autres entités qui exercent une activité visée à la disposition 11 du paragraphe (2) et dans lesquelles l'assureur détient un intérêt de groupe financier.
 - iii. La valeur totale des prêts non remboursés que l'assureur et ses filiales ont consentis, soit individuellement, soit conjointement, à des entités qui exercent une activité visée à la disposition 11 du paragraphe (2) et dans lesquelles l'assureur détient un intérêt de groupe financier.
 - (6) L'assureur peut acquérir, détenir ou augmenter un intérêt de groupe financier dans une entité admissible dont les activités comprennent l'acquisition et la détention d'un intérêt de groupe financier dans d'autres entités si les conditions suivantes sont remplies :
 - i. l'entité admissible est une telle entité en raison du paragraphe (1),
 - ii. l'assureur serait, si ce n'était de la disposition 1, 2 ou 3 du paragraphe (5), autorisé en vertu de l'article 435.1, 435.2, 435.3, 435.4, 435.5 ou 435.6 de la Loi à acquérir un intérêt de groupe financier dans l'autre entité.
 - (7) La disposition 3 du paragraphe (5) ne s'applique pas si l'entité admissible est constituée en personne morale ou organisée sous le régime des lois d'une autorité législative de l'extérieur du Canada et que ces lois ou les pratiques commerciales de cette autorité législative interdisent à l'assureur d'en détenir le contrôle.

(8) S'il contrôle une entité admissible indiquée à la sous-disposition 2 i ou ii du paragraphe (5), l'assureur peut, avec l'approbation du surintendant, se départir du contrôle tout en maintenant dans celle-ci un intérêt de groupe financier uniquement si la valeur totale de ses placements et prêts indiqués aux sous-dispositions 3 i à iii de ce paragraphe ne dépasse pas 50 pour cent de son capital après qu'il s'est départi du contrôle.

(9) Les règles suivantes s'appliquent aux fins du calcul de la valeur totale des placements et des prêts pour l'application des dispositions 3 et 5 du paragraphe (5) :

1. Aucun montant ne doit être inclus à l'égard des actions ou des titres de participation acquis dans les circonstances dans lesquelles s'applique le paragraphe 435.3 (1), 435.4 (1) ou 435.6 (1) de la Loi.
2. La valeur d'un titre de participation détenu par un assureur ou d'un prêt détenu par lui, à une date donnée, correspond à la valeur comptable du titre de participation ou du prêt qui serait déclarée au bilan de l'assureur si celui-ci était établi à cette date conformément à l'article 104 de la Loi.
3. La valeur d'une garantie correspond à sa valeur nominale.

Maintien des exceptions

6. (1) Sous réserve du paragraphe (3), les règles énoncées au paragraphe (2) s'appliquent à l'égard d'un intérêt de groupe financier détenu par un assureur dans les circonstances suivantes :

1. L'assureur était autorisé en vertu d'une disposition donnée de la Loi ou des règlements à acquérir un intérêt de groupe financier dans une entité particulière et il en a fait l'acquisition.
2. L'assureur n'est plus autorisé en vertu de la disposition donnée à détenir l'intérêt de groupe financier.
3. L'assureur pourrait être autorisé à détenir l'intérêt de groupe financier en vertu d'une autre disposition de la Loi ou du présent règlement.

(2) Dans les circonstances prévues au paragraphe (1), l'assureur a le droit de continuer de détenir l'intérêt de groupe financier en vertu de la disposition visée à la disposition 3 du même paragraphe s'il remplit les conditions nécessaires pour avoir le droit de détenir ainsi cet intérêt.

(3) Le paragraphe (1) ne s'applique pas à l'égard d'un intérêt de groupe financier si l'alinéa 435.3 (4) b), 435.4 (4) b) ou 435.6 (4) b) de la Loi s'applique.

APPROBATION DU SURINTENDANT

Critères d'approbation par le surintendant

7. Pour décider de donner ou non l'approbation prévue à l'alinéa 435.3 (4) b), 435.4 (4) b) ou 435.6 (1) a), b), c) ou d) de la Loi, le surintendant tient compte des critères suivants :

- a) la question de savoir s'il est raisonnable de s'attendre à ce que ce placement expose l'assureur à des risques indus;
- b) la question de savoir s'il est raisonnable de s'attendre à ce que ce placement gêne la supervision et la réglementation de l'assureur.

AUTRES PLACEMENTS

Placements indépendants de la volonté de l'assureur

8. Pour l'application de l'alinéa 435.6 (1) f) de la Loi, l'assureur peut acquérir ou augmenter un intérêt de groupe financier dans une entité, peu importe s'il s'agit d'une entité admissible ou que le placement soit autorisé par ailleurs aux termes de la Loi ou des règlements, si l'acquisition ou l'augmentation résulte d'un ou de plusieurs événements indépendants de la volonté de l'assureur.

RESTRICTIONS ET LIMITES RELATIVES AUX ACTIVITÉS COMMERCIALES DE L'ASSUREUR

Limite relative aux prêts garantis par une hypothèque sur des immeubles résidentiels

9. (1) Pour l'application de l'article 435.7 de la Loi, il est interdit à l'assureur de consentir un prêt au Canada ou d'acquérir, de détenir ou d'augmenter un intérêt de groupe financier dans une entité admissible visée au paragraphe 5 (1) qui consent un prêt au Canada si les conditions suivantes sont réunies :

- a) le prêt est garanti par un immeuble résidentiel pour l'achat, la rénovation ou l'amélioration de cet immeuble, ou pour le renouvellement d'un prêt consenti à cette fin;
- b) la somme du prêt et du solde impayé de toutes les autres dettes garanties par une hypothèque de rang égal ou supérieur excède 80 pour cent de la valeur de l'immeuble au moment où l'assureur consent le prêt ou acquiert l'intérêt.

(2) Le paragraphe (1) ne s'applique pas :

- a) au prêt consenti ou garanti en vertu de la *Loi nationale sur l'habitation* (Canada) ou de toute autre loi du Canada ou de l'Ontario aux termes de laquelle est fixée une limite différente sur la valeur de l'immeuble qui constitue l'objet de la garantie;
- b) au prêt qui serait interdit par ailleurs en raison de l'alinéa (1) b) si le remboursement de la portion qui excède le plafond fixé à cet alinéa est garanti ou assuré par un organisme gouvernemental ou par une compagnie d'assurance agréée par le surintendant;
- c) à l'acquisition par l'assureur de valeurs mobilières émises ou garanties par une entité et qui confèrent une sûreté sur un immeuble résidentiel soit en faveur d'un fiduciaire, soit de toute autre manière, ni aux prêts consentis par l'assureur à l'entité en contrepartie de l'émission des valeurs mobilières;
- d) au prêt garanti par une hypothèque consentie à l'assureur en garantie du prix de vente d'un bien dont il dispose, y compris aux fins de la réalisation d'une sûreté.

Restriction relative aux prêts consentis à certaines entités

10. (1) Le présent article s'applique si l'assureur détient un intérêt de groupe financier dans une entité admissible indiquée à la sous-disposition 2 i ou ii du paragraphe 5 (5) et qu'il a le droit de détenir un tel intérêt en raison soit de la disposition 3 du paragraphe 5 (5), soit du paragraphe 5 (8).

(2) Il est interdit à l'assureur de consentir un prêt à l'entité admissible, et de permettre à une de ses filiales de le faire, si la valeur totale des placements et des prêts visés aux sous-dispositions 3 i à iii du paragraphe 5 (5) excéderait de ce fait 50 pour cent du capital de l'assureur.

(3) Les dispositions 1, 2 et 3 du paragraphe 5 (9) s'appliquent aux fins du calcul de la valeur totale des placements et des prêts pour l'application du paragraphe (2).

Restriction relative aux garanties

11. (1) Pour l'application de l'article 435.7 de la Loi, il est interdit à l'assureur de garantir au nom d'un tiers le paiement ou le remboursement d'une somme d'argent, sauf si la personne au nom de qui il fournit la garantie est sa filiale et qu'elle s'est engagée inconditionnellement envers lui à lui en remettre le plein montant.

(2) Le paragraphe (1) n'a pas pour effet d'empêcher l'assureur de garantir un risque d'une catégorie d'assurance à l'égard de laquelle il est titulaire d'un permis délivré en vertu de la Loi.

Interdiction relative au crédit-bail

12. Il est interdit à l'assureur d'exercer, au Canada, toute activité de crédit-bail mobilier.

Détention de ses propres actions

13. (1) Pour l'application de l'article 435.7 de la Loi et sous réserve du paragraphe (2), l'assureur ne doit faire aucune des choses suivantes :

- 1. Détenir des actions émises par lui ou des actions émises par une personne morale qui le contrôle.
 - 2. Détenir des titres de participation d'une entité non constituée en personne morale qui le contrôle.
 - 3. Permettre à une de ses filiales de détenir des actions émises par lui ou par une personne morale qui le contrôle.
 - 4. Permettre à une de ses filiales de détenir des titres de participation d'une entité non constituée en personne morale qui le contrôle.
- (2) Le paragraphe (1) ne s'applique pas à l'égard de ce qui suit :
- a) le rachat d'actions privilégiées conformément à l'article 28 de la *Loi sur les personnes morales*;
 - b) l'achat de ses propres actions privilégiées par l'assureur conformément à l'article 28 ou 38 de la *Loi sur les personnes morales*;
 - c) la détention d'actions par l'assureur ou par une de ses filiales à titre d'exécuteur testamentaire, d'administrateur successoral, de tuteur ou de fiduciaire conformément au paragraphe 111 (2) de la *Loi sur les personnes morales* ou la détention de titres de participation au même titre dans des circonstances similaires;
 - d) sous réserve de la *Loi sur les personnes morales*, la détention d'actions ou de titres de participation pendant au plus 180 jours si ces actions ou ces titres sont acquis par suite de la réalisation d'une sûreté.

Valeur des prêts, des placements et des intérêts dans des biens

14. (1) Pour l'application du paragraphe 435.8 (1) de la Loi, si un placement est fait par l'assureur ou une filiale prescrite en vertu de l'article 435.6 de la Loi, la valeur du placement n'est pas prise en compte dans le calcul de la valeur des prêts et placements faits et des intérêts dans des biens acquis par l'assureur ou la filiale prescrite pour l'application des articles 435.9 à 435.12 de la Loi.

(2) Le paragraphe (1) et le paragraphe 435.8 (1) de la Loi ne s'appliquent pas au placement fait ou à l'intérêt immobilier acquis par l'assureur ou une filiale prescrite :

- a) soit par la réalisation d'une sûreté sur un bien immeuble constituée par un prêt, un titre de créance ou une garantie visé à l'un ou l'autre des numéros 11 à 19 du tableau du paragraphe 17 (1);
- b) soit du fait d'un défaut visé au paragraphe 435.3 (1) de la Loi et prévu dans la convention régissant un intérêt immobilier constitué par un prêt, un titre de créance ou une garantie visé à l'un ou l'autre des numéros mentionnés à l'alinéa a).

Plafond des prêts commerciaux et des prêts à des particuliers

15. (1) Pour l'application du paragraphe 435.9 (2) de la Loi, le montant calculé conformément aux règlements correspond à cinq pour cent de l'actif total de l'assureur.

(2) Pour l'application du paragraphe (1), l'actif total de l'assureur correspond au montant qui serait calculé à ce titre conformément à l'article 18 pour l'application de l'article 435.14 de la Loi si le dernier bilan de l'assureur établi avant la date où est effectué ce calcul était réputé celui qui serait établi à la date où le calcul est effectué en application du paragraphe 435.9 (2) de la Loi.

Plafond des placements

16. (1) Pour l'application du paragraphe 435.10 (1) de la Loi, le montant calculé conformément aux règlements correspond à 10 pour cent de l'actif total de l'assureur.

(2) Pour décider de donner ou non l'approbation prévue à l'alinéa 435.10 (2) c) de la Loi, le surintendant tient compte des critères suivants :

1. Les raisons pour l'acquisition ou l'amélioration qui amèneraient l'assureur à excéder le plafond prévu au paragraphe (1).
2. La mesure dans laquelle l'acquisition ou l'amélioration amènerait l'assureur à excéder le plafond prévu au paragraphe (1).
3. La question de savoir s'il est raisonnable de s'attendre à ce que ce placement expose l'assureur à des risques indus.
4. La question de savoir s'il est raisonnable de s'attendre à ce que ce placement gêne la supervision et la réglementation de l'assureur.

(3) Pour l'application du paragraphe 435.11 (2) de la Loi, le montant calculé conformément aux règlements correspond à 25 pour cent de l'actif total de l'assureur.

(4) Pour l'application du paragraphe 435.12 (2) de la Loi, le montant calculé conformément aux règlements correspond à 35 pour cent de l'actif total de l'assureur.

(5) Pour l'application du présent article, l'actif total de l'assureur correspond au montant qui serait calculé à ce titre conformément à l'article 15 pour l'application de l'article 435.14 de la Loi si le dernier bilan de l'assureur établi avant la date où est effectué ce calcul était réputé celui qui serait établi à la date où le calcul est effectué en application du paragraphe 435.9 (2) de la Loi.

(6) Pour l'application du paragraphe 435.14 (1) de la Loi, la valeur des actions participantes et des titres de participation visés aux articles 435.11 et 435.12 de la Loi que détiennent à titre de propriétaire bénéficiaire l'assureur ou celles de ses filiales qui sont des filiales prescrites pour l'application de l'article 435.14 de la Loi correspond à la valeur comptable de ces actions et titres qui figureraient dans le bilan consolidé de l'assureur établi à la date où le calcul est effectué.

INTÉRÊTS IMMOBILIERS

Intérêts immobiliers

17. (1) Pour l'application de la partie XVII de la Loi, l'intérêt de l'assureur ou d'une de ses filiales prescrites dans chaque type de biens qui figure à la colonne 2 du tableau suivant constitue un intérêt immobilier pour l'application de cette partie et sa valeur correspond au montant calculé ainsi qu'il l'est indiqué en regard du type de biens à la colonne 3 :

TABLEAU DES INTÉRÊTS IMMOBILIERS

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
1.	Le bien immeuble dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable du bien immeuble.
2.	Le titre de créance qui est émis en vue de l'acquisition ou de l'amélioration d'un bien immeuble visé au numéro 1 et dont le débiteur est l'assureur ou une entité désignée contrôlée par l'assureur.	L'excédent éventuel de la valeur comptable du titre de créance sur la valeur comptable du bien immeuble.

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
3.	Le bien immeuble présentant les caractéristiques suivantes : a) le propriétaire bénéficiaire est : (i) soit une entité immobilière apparentée à l'assureur qui est une coentreprise, (ii) soit une entité dans laquelle l'entité visée au sous-alinéa (i) a un intérêt de groupe financier; b) il figurerait dans le bilan de l'assureur établi conformément à l'article 104 de la Loi.	La valeur comptable du bien immeuble.
4.	Les actions et les titres de participation de toute entité immobilière apparentée à l'assureur, autre que celle visée au numéro 3, dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable des actions et des titres de participation.
5.	Le titre de créance qui a été émis par une entité immobilière apparentée à l'assureur et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable du titre de créance.
6.	Le prêt consenti par l'assureur ou une entité désignée contrôlée par lui à une entité immobilière apparentée à l'assureur.	La valeur comptable du prêt.
7.	Le prêt consenti par l'assureur ou une entité désignée contrôlée par lui à l'une des entités suivantes : a) une entité immobilière dans laquelle une institution financière contrôlée par l'assureur a un intérêt de groupe financier; b) une entité immobilière qui est contrôlée par une entité immobilière visée à l'alinéa a).	La valeur comptable du prêt.
8.	Le titre de créance qui a été émis par une entité immobilière visée à l'alinéa a) ou b) du numéro 7 et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire.	La valeur comptable du titre de créance.
9.	Le titre de créance présentant les caractéristiques suivantes : a) il a été émis par une entité immobilière apparentée à l'assureur; b) une tierce partie en est le propriétaire bénéficiaire; c) il est garanti par l'assureur ou une entité désignée contrôlée par lui.	Si le titre de créance a été émis par une entité immobilière apparentée et que celle-ci est le propriétaire bénéficiaire d'un bien immeuble constituant un intérêt immobilier de l'assureur visé au numéro 3, l'excédent éventuel de la valeur nominale de la garantie sur la valeur du bien immeuble. Dans tous les autres cas, la valeur nominale de la garantie.
10.	Le prêt consenti par une tierce partie à une entité immobilière apparentée à l'assureur et garanti par l'assureur ou une entité désignée contrôlée par lui.	Si le prêt a été consenti à une entité immobilière apparentée et que celle-ci est le propriétaire bénéficiaire d'un bien immeuble constituant un intérêt immobilier de l'assureur visé au numéro 3, l'excédent éventuel de la valeur nominale de la garantie sur la valeur du bien immeuble. Dans tous les autres cas, la valeur nominale de la garantie.
11.	Le prêt consenti par l'assureur ou une entité désignée contrôlée par lui à une tierce partie et garanti par un bien immeuble dont la tierce partie est le propriétaire bénéficiaire conjointement avec l'une des entités suivantes : a) l'assureur; b) l'entité désignée; c) une entité immobilière apparentée à l'assureur; d) une institution financière contrôlée par l'assureur; e) une entité que contrôle une institution financière contrôlée par l'assureur; f) une entité immobilière visée au numéro 7.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans le bien immeuble à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du prêt sur la valeur de réalisation nette totale des autres sûretés fournies à l'égard du prêt.
12.	Le titre de créance dont le débiteur est une tierce partie et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire, garanti par un bien immeuble dont la tierce partie est le propriétaire bénéficiaire conjointement avec l'une des entités suivantes : a) l'assureur; b) l'entité désignée; c) une entité immobilière apparentée à l'assureur; d) une institution financière contrôlée par l'assureur; e) une entité que contrôle une institution financière contrôlée par l'assureur; f) une entité immobilière visée au numéro 7.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans le bien immeuble à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du titre de créance sur la valeur de réalisation nette totale des autres sûretés fournies à l'égard du titre.

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
13.	Le titre de créance dont le débiteur est une tierce partie et que garantit l'assureur ou une entité désignée contrôlée par lui s'il est garanti par un bien immeuble dont la tierce partie est le propriétaire bénéficiaire conjointement avec l'une des entités suivantes : a) l'assureur; b) l'entité désignée; c) une entité immobilière apparentée à l'assureur; d) une institution financière contrôlée par l'assureur; e) une entité que contrôle une institution financière contrôlée par l'assureur; f) une entité immobilière visée au numéro 7.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans le bien immeuble à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur nominale de la garantie sur la valeur de réalisation nette totale des autres sûretés fournies à l'égard du titre de créance.
14.	Le prêt consenti à une tierce partie par l'assureur ou une entité désignée contrôlée par lui et garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité qui est le propriétaire bénéficiaire d'un bien immeuble conjointement avec l'assureur, une entité immobilière apparentée à l'assureur ou une entité désignée contrôlée par lui.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du prêt sur le montant obtenu en soustrayant de «A» le produit de «B» par «C» : où : «A» représente la valeur de réalisation nette totale de toutes les sûretés fournies à l'égard du prêt, «B» représente la valeur de réalisation nette de l'intérêt que détient l'entité dans le bien immeuble, «C» représente le rapport qui existe entre la valeur des actions ou des titres de participation qui sont fournis à titre de sûreté et la valeur totale des actions en circulation de l'entité ou des titres de participation en circulation de celle-ci.
15.	Le titre de créance dont le débiteur est une tierce partie et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire, garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité qui est le propriétaire bénéficiaire d'un bien immeuble conjointement avec l'assureur, une entité immobilière apparentée à l'assureur ou une entité désignée contrôlée par lui.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du titre de créance sur le montant obtenu en soustrayant de «A» le produit de «B» par «C» : où : «A» représente la valeur de réalisation nette totale de toutes les sûretés fournies à l'égard du titre de créance, «B» représente la valeur de réalisation nette de l'intérêt que détient l'entité dans le bien immeuble, «C» représente le rapport qui existe entre la valeur des actions ou des titres de participation qui sont fournis à titre de sûreté et la valeur totale des actions en circulation de l'entité ou des titres de participation en circulation de celle-ci.

Colonne 1 Numéro	Colonne 2 Description de l'intérêt immobilier	Colonne 3 Valeur de l'intérêt immobilier
16.	Le titre de créance dont le débiteur est une tierce partie et que garantit l'assureur ou une entité désignée contrôlée par lui s'il est garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité qui est le propriétaire bénéficiaire d'un bien immeuble conjointement avec l'assureur, une entité immobilière apparentée à l'assureur ou une entité désignée contrôlée par lui.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur nominale de la garantie sur le montant obtenu en soustrayant de «A» le produit de «B» par «C» : où : «A» représente la valeur de réalisation nette totale de toutes les sûretés fournies à l'égard du prêt ou du titre de créance, «B» représente la valeur de réalisation nette de l'intérêt que détient l'entité dans le bien immeuble, «C» représente le rapport qui existe entre la valeur des actions ou des titres de participation qui sont fournis à titre de sûreté et la valeur totale des actions en circulation de l'entité ou des titres de participation en circulation de celle-ci.
17.	Le prêt consenti à une tierce partie par l'assureur ou une entité désignée contrôlée par lui et garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité immobilière apparentée à l'assureur.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du prêt sur la valeur de réalisation nette totale de toutes les autres sûretés fournies à l'égard du prêt.
18.	Le titre de créance dont le débiteur est une tierce partie et dont l'assureur ou une entité désignée contrôlée par lui est le propriétaire bénéficiaire, garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité immobilière apparentée à l'assureur.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur comptable du titre de créance sur la valeur de réalisation nette totale de toutes les autres sûretés fournies à l'égard du titre.
19.	Le titre de créance dont le débiteur est une tierce partie et que garantit l'assureur ou une entité désignée contrôlée par lui s'il est garanti par des actions ou des titres de participation, dont une tierce partie est le propriétaire bénéficiaire, d'une entité immobilière apparentée à l'assureur.	La moins élevée des valeurs suivantes : a) la valeur de réalisation nette de l'intérêt de la tierce partie dans les actions ou les titres de participation à la date à laquelle la sûreté a été fournie; b) l'excédent de la valeur nominale de la garantie sur la valeur de réalisation nette totale de toutes les autres sûretés fournies à l'égard du titre de créance.
20.	La garantie fournie par l'assureur ou une entité désignée contrôlée par lui à une entité — autre que l'assureur ou l'entité désignée — afin d'achever l'aménagement d'un bien immeuble dont le propriétaire bénéficiaire est l'une des entités suivantes : a) l'assureur; b) l'entité désignée contrôlée par l'assureur; c) une entité immobilière apparentée à l'assureur.	Le coût estimatif d'achèvement de l'aménagement du bien immeuble.
21.	La convention conclue par l'assureur ou une entité désignée contrôlée par lui pour aider à payer les frais d'exploitation ou de financement engagés par une tierce partie à l'égard d'un bien immeuble dont le propriétaire bénéficiaire est l'une des entités suivantes : a) l'assureur; b) l'entité désignée contrôlée par l'assureur; c) une entité immobilière apparentée à l'assureur.	Le montant des fonds avancés, aux termes de la convention, par l'assureur ou l'entité désignée contrôlée par lui.

(2) La valeur comptable, à une date donnée, d'un bien qui est un intérêt immobilier pour l'application de la partie XVII de la Loi correspond :

- a) dans le cas d'un bien immeuble, à sa valeur comptable brute, diminuée de l'amortissement cumulé, qui figurerait dans le bilan de l'assureur si celui-ci était établi à la date donnée conformément à l'article 104 de la Loi;

- b) dans le cas d'un bien composé d'actions d'une autre entité ou d'un titre de participation dans celle-ci, d'un titre de créance ou d'un prêt, à sa valeur comptable qui figurerait dans le bilan de l'assureur si celui-ci était établi à la date donnée conformément à l'article 104 de la Loi.

QUESTIONS PRESCRITES POUR L'APPLICATION DE L'ARTICLE 435.14 DE LA LOI

Actif total pour l'application de l'art. 435.14 de la Loi

18. (1) Pour l'application de l'article 435.14 de la Loi, l'actif total de l'assureur à une date donnée correspond au montant calculé selon la formule suivante :

$$A - B$$

où :

- «A» représente le total des éléments d'actif figurant dans son dernier bilan établi conformément à l'article 104 de la Loi avant cette date;
- «B» représente le total des éléments d'actif inclus dans le calcul de l'élément «A» qui sont des éléments d'actif d'une filiale de l'assureur qui est, selon le cas :
- une institution financière;
 - la filiale d'une institution financière qui n'est pas une filiale de cette dernière du seul fait qu'elle est une filiale de l'assureur.

(2) Pour l'application de l'article 435.14 de la Loi, les règles suivantes s'appliquent aux fins du calcul de la valeur des éléments d'actif qui sont acquis ou transférés :

1. La valeur des éléments d'actif qui sont acquis est la suivante :

- la juste valeur marchande des éléments d'actif, s'il s'agit d'actions d'une entité ou de titres de participation dans celle-ci et que la valeur des éléments d'actif de l'entité figurera au rapport annuel de l'assureur après l'acquisition,
- le prix d'achat des éléments d'actif, dans tous les autres cas.

2. La valeur des éléments d'actif qui sont transférés est la suivante :

- la valeur des éléments d'actif figurant au dernier rapport annuel de l'assureur, s'il s'agit d'actions d'une entité ou de titres de participation dans celle-ci et que la valeur des éléments d'actif de l'entité figurait au dernier rapport annuel de l'assureur établi avant le transfert,
- la valeur comptable des éléments d'actif figurant au dernier rapport annuel de l'assureur établi avant le transfert, dans tous les autres cas.

(3) Pour l'application de l'alinéa 435.14 (3) c) de la Loi, le paragraphe 435.14 (1) de la Loi ne s'applique pas dans les cas suivants :

- l'acquisition par l'assureur ou sa filiale d'actions d'une entité ou de titres de participation dans celle-ci dans des circonstances nécessitant l'obtention de l'approbation du surintendant aux termes de l'article 435.1 de la Loi;
- le transfert ou l'acquisition qui constitue une opération ou une partie d'une série d'opérations intervenue entre l'assureur et une institution financière à la suite de la participation de l'assureur et de l'institution à la syndication de prêts;
- l'acquisition ou le transfert que le surintendant a approuvé en vertu d'une disposition de la Loi ou du présent règlement.

ENTRÉE EN VIGUEUR

Entrée en vigueur

19. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 6 (6) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires (n° 2)*.

20/08

ONTARIO REGULATION 123/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008**CORPORATE GOVERNANCE — PART II.2 OF THE ACT****Definitions and interpretation**

1. (1) In this Regulation,

“subsidiary” means, in respect of an entity, another entity that is controlled by the entity.

(2) In this Regulation and subject to subsection (3),

“officer” means,

(a) in respect of a corporation,

(i) an individual who holds the office of chief executive officer, president, vice-president, secretary, treasurer or controller of the corporation,

(ii) the manager of the corporation, if the corporation is a mutual insurance corporation, or

(iii) an individual who is designated as an officer under the by-laws of the corporation or by a resolution of the board of directors of the corporation, or

(b) in respect of an entity other than a corporation, an individual designated as an officer of the entity by by-law or resolution of the members of the entity or who performs functions normally expected to be performed by an officer of an entity.

(3) For the purposes of this Regulation, an individual shall not be considered to be an officer of a corporation in the following circumstances:

1. The individual acts solely as a chair or a vice-chair of the board of directors of the corporation or of a committee of the board of directors on a part-time basis and does not receive any remuneration from the corporation other than fees for acting as a member of the board or committee or as the part-time chair or vice-chair of the board or committee.

2. If the corporation is a mutual insurance corporation, the individual holds the office of president or vice-president and acts as the chair or vice-chair of the board of directors of the corporation or of a committee of the board of directors on a part-time basis and does not receive any remuneration from the corporation other than fees for acting as a member of the board or committee or as the part-time chair or vice-chair of the board or committee.

Affiliated individuals, Part II.2 of the Act

2. (1) In this section,

“affiliated entity” means, in respect of an insurer, an entity that is affiliated with the insurer for the purposes of Part XVII of the Act; (“entité du même groupe”)

“loan” includes,

(a) indebtedness in respect of commercial paper or an acceptance, and

(b) money borrowed through the withdrawal of money under the terms of a line of credit; (“prêt”)

“significant borrower” means, with respect to an insurer at a particular time,

(a) an individual who has obtained a loan from the insurer or an affiliated entity of the insurer, other than a margin loan or a loan secured by a mortgage or charge on the individual’s principal residence, and the principal amount of the loan outstanding at the particular time exceeds the greater of,

(i) \$200,000, and

(ii) 0.02 per cent of the insurer’s capital as determined under,

(A) subsection 2 (2) of Ontario Regulation 122/08 (Investment and Lending Activities — Property and Casualty Insurers and Fraternal Societies) made under the Act, if that regulation applies to the insurer, or

(B) subsection 2 (3) of Ontario Regulation 121/08 (Investment and Lending Activities — Life Insurers) made under the Act, if that regulation applies to the insurer,

- (b) a director or officer of an insurer who has obtained a margin loan from the insurer, the principal amount of which that is outstanding at the particular time exceeds the greater of the amounts set out in subclauses (a) (i) and (ii), or
- (c) an entity other than an individual that has obtained a loan from the insurer or an affiliated entity of the insurer and the principal amount of the loan outstanding at the particular time exceeds the greatest of,
 - (i) \$500,000,
 - (ii) 0.05 per cent of the insurer's capital as determined under subclause (a) (ii), and
 - (iii) 25 per cent of the value of the assets of the entity; ("emprunteur important")

"substantial investment" means an investment that would be a substantial investment for the purposes of Part XVII of the Act. ("intérêt de groupe financier")

(2) For the purposes of Part II.2 of the Act and this Regulation, an individual is affiliated with an insurer in the following circumstances:

1. The individual is an officer or employee of the insurer or an affiliated entity of the insurer.
2. The individual has a significant interest, within the meaning of subsection 437.12 (3) of the Act, in a class of shares of the insurer.
3. The individual has a substantial investment in an affiliated entity of the insurer.
4. The individual is a significant borrower with respect to the insurer.
5. The individual,
 - i. is an officer or employee of an entity that is a significant borrower with respect to the insurer, or
 - ii. controls an entity that is a significant borrower with respect to the insurer.
6. The individual controls two or more entities that have obtained loans from the insurer or from the insurer and one or more affiliated entities of the insurer, and the loans, if they were owed by only one of the entities, would be sufficient to make that entity a significant borrower with respect to the insurer.
7. The individual provides goods or services to the insurer, is a partner in or an employee of a partnership that provides goods or services to the insurer or is an employee of, or a person who has a substantial investment in, a corporation that provides goods or services to the insurer, and the total annual billings to the insurer in respect of those goods and services exceeds 10 per cent of the total annual billings for goods and services of the individual, partnership or corporation, as the case may be.
8. A loan made to the individual by the insurer or an affiliated entity of the insurer is not in good standing.
9. A loan made by the insurer or an affiliated entity of the insurer to an entity controlled by the individual, or of which the individual is a director, officer or employee, is not in good standing.
10. The individual is the spouse of an individual referred to in any of paragraphs 1 to 9.
11. The individual is an insurance agent or broker who acts in placing, negotiating, renewing or continuing a contract of insurance with the insurer.

(3) For the purposes of paragraphs 8 and 9 of subsection (2), a loan shall be considered not to be in good standing at a particular time only if, at that time,

- (a) a payment of principal or interest has become due and payable and has remained unpaid for at least 90 days;
- (b) the lender is not accruing interest in respect of the loan on the lender's books of account because the lender reasonably believes that it is doubtful that the balance of the principal or interest then remaining unpaid will ever be collected from the borrower or otherwise recovered; or
- (c) the rate of interest on the loan has been reduced by the lender because of a reasonable belief that the borrower is financially weak.

Audit committee

3. (1) The audit committee of an insurer must have a minimum of three members appointed by the directors of the insurer from among themselves.

(2) A majority of the members of the audit committee must be directors who are not affiliated with the insurer.

(3) The directors of an insurer shall not appoint to the audit committee any director who is an officer or employee of the insurer or of a subsidiary of the insurer.

- (4) Subject to subsections (2) and (3), all of the directors of the insurer may be members of the audit committee.
- (5) The audit committee of an insurer has the following powers and duties:
 1. The audit committee shall review the following and make such recommendations to the directors of the insurer with respect to the following as the committee considers advisable:
 - i. The annual financial statements of the insurer, before the annual financial statements are considered for approval by the directors.
 - ii. The annual statement of the condition of the affairs of the insurer under clause 102 (1) (a) of the Act, any interim statement under clause 102 (1) (b) of the Act and such other returns of the insurer as the Superintendent may specify, before any of those statements or returns are considered for approval by the directors.
 - iii. Any other financial statement or return of the insurer specified by the Superintendent.
 2. The audit committee shall review, evaluate and make such recommendations to the directors of the insurer as the committee considers advisable with respect to the insurer's internal financial control procedures and may, with the directors' approval, give such directions to members of the management staff of the insurer for implementing and maintaining internal financial control procedures as the committee considers advisable.
 3. The audit committee shall review such investments and transactions as the insurer's auditor or a member of the management staff of the insurer may bring to the attention of the committee and shall make such recommendations to the directors of the insurer as the committee considers advisable if the committee considers that an investment or transaction could adversely affect the financial condition of the insurer.
 4. For the purposes of carrying out its duties under paragraphs 1 to 3, the audit committee shall meet with and obtain necessary information from the following persons:
 - i. the insurer's auditor, with respect to the audit committee's duties under paragraphs 1 and 3,
 - ii. if an actuary is required to be appointed, the actuary of the insurer appointed under subsection 121.24 (1) of the Act, with respect to the portions of the statements and returns referred to in paragraph 1 that were prepared by or with information provided by the actuary.
 - iii. the chief internal auditor of the insurer or the employee of the insurer acting in a similar capacity, with respect to internal financial control procedures, and
 - iv. members of the management staff of the insurer, with respect to internal financial control procedures.
 5. The audit committee may, when it considers it appropriate, call a meeting of the board of directors of the insurer to consider any matter of concern to the committee.
- (6) The insurer's auditor or any member of the audit committee may call a meeting of the audit committee on such reasonable notice as may be determined by the committee.
- (7) The audit committee shall ensure that accurate minutes are kept of the committee's meetings.
- (8) The insurer's auditor is entitled to receive notice of every meeting of the audit committee and, at the insurer's expense, is entitled to attend and be heard at the meeting.
- (9) A member of an audit committee of an insurer may request the auditor of the insurer to attend, at the insurer's expense, any or all meetings of the audit committee.
- (10) A director or officer of an insurer who becomes aware of a material error or misstatement in a financial statement on which the insurer's current auditor or a former auditor of the insurer has reported shall promptly notify the audit committee and the insurer's current auditor of the error or misstatement.

Conduct review committee

4. (1) The conduct review committee of an insurer must have a minimum of three members appointed by the directors of the insurers from among themselves.
- (2) A majority of the members of the conduct review committee must be directors who are not affiliated with the insurer.
- (3) The directors of an insurer shall not appoint to the conduct review committee any director who is an officer or employee of the insurer or of a subsidiary of the insurer.
- (4) Subject to subsections (2) and (3), all of the directors of the insurer may be members of the conduct review committee.
- (5) The conduct review committee of an insurer has the following powers and duties:
 1. The conduct review committee shall direct the appropriate members of the management staff of the insurer to develop procedures and standards to be implemented by the insurer for the purpose of ensuring compliance with Part XVII.1 of the Act.

2. Before procedures and standards referred to in paragraph 1 are implemented, the conduct review committee shall review the procedures and standards and make such recommendations and give such directions as the committee considers advisable.
3. The conduct review committee shall provide a report to the directors of the insurer and the Superintendent on the procedures and standards approved by the committee and shall report any change to those procedures and standards to the directors and the Superintendent as soon as possible after the change is made.
4. The conduct review committee shall periodically review the practices of the insurer to ensure that the insurer is complying with the provisions of Part XVII.1 of the Act and the procedures and standards approved by the committee.
5. The conduct review committee shall ensure that all transactions are identified that,
 - i. are between the insurer and persons who are related parties for the purposes of Part XVII.1 of the Act, and
 - ii. may have a material effect on the stability or solvency of the insurer.
- (6) Any member of the conduct review committee may call a meeting of the committee on such reasonable notice as may be determined by the committee.
- (7) The conduct review committee shall ensure that accurate minutes are kept of the committee's meetings.
- (8) The insurer's auditor is entitled to receive notice of every meeting of the conduct review committee and, at the insurer's expense, is entitled to attend and be heard at the meeting.
- (9) Following each meeting of the conduct review committee, the committee shall provide a report to the directors of the insurer concerning the matters reviewed by the committee at the meeting and may make such recommendations as the committee considers advisable.

Exemption

5. An insurer is exempt from the requirement under subsection 121.24 (1) of the Act that its directors establish an audit committee or a conduct review committee if the following conditions are satisfied:
 1. All of the voting shares of the insurer, other than director's qualifying shares, if any, are beneficially owned by a financial institution incorporated by or under an Act of the Legislature.
 2. The financial institution referred to in paragraph 1 has a committee or other internal body that, for and on behalf of the insurer, performs functions that are substantially similar to the functions required to be performed by the audit committee or conduct review committee, as the case may be.
 3. The insurer's policyholders are not entitled to vote at a general or annual meeting of the insurer.

Commencement

6. This Regulation comes into force on the later of the day subsection 6 (6) of Schedule O to the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 123/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

GOUVERNANCE D'ENTREPRISE — PARTIE II.2 DE LA LOI

Définitions et interprétation

1. (1) La définition qui suit s'applique au présent règlement.
«filiale» À l'égard d'une entité, une autre entité qu'elle contrôle.
- (2) La définition qui suit s'applique au présent règlement, sous réserve du paragraphe (3) :

«dirigeant»

a) À l'égard d'une personne morale :

- (i) le particulier exerçant les fonctions de directeur général, de président, de vice-président, de secrétaire, de trésorier ou de contrôleur de la personne morale,
- (ii) le directeur de la personne morale, si celle-ci est une société d'assurance mutuelle,
- (iii) le particulier désigné comme dirigeant aux termes des règlements administratifs de la personne morale ou par une résolution de ses administrateurs;

b) à l'égard d'une entité autre qu'une personne morale, le particulier désigné comme dirigeant de l'entité par voie de règlement administratif ou de résolution de ses membres ou exerçant les fonctions qui incombent normalement au dirigeant d'une entité.

(3) Pour l'application du présent règlement, un particulier ne doit pas être considéré comme un dirigeant d'une personne morale dans les circonstances suivantes :

- 1. Le particulier agit uniquement, à temps partiel, comme président ou vice-président du conseil d'administration de la personne morale ou d'un de ses comités et ne reçoit de la personne morale d'autre rémunération que les honoraires liés aux fonctions de membre du conseil ou comité ou de président ou vice-président à temps partiel du conseil ou comité.
- 2. Si la personne morale est une société d'assurance mutuelle, le particulier exerce les fonctions de président ou vice-président et agit, à temps partiel, comme président ou vice-président du conseil d'administration de la personne morale ou d'un de ses comités et ne reçoit de la personne morale d'autre rémunération que les honoraires liés aux fonctions de membre du conseil ou comité ou de président ou vice-président à temps partiel du conseil ou comité.

Particuliers faisant partie d'un groupe : partie II.2 de la Loi

2. (1) Les définitions qui suivent s'appliquent au présent article.

«emprunteur important» À l'égard d'un assureur à un moment donné :

a) soit le particulier qui a obtenu, auprès de l'assureur ou d'une entité du même groupe, un prêt, autre qu'un prêt sur marge ou un prêt garanti par une hypothèque ou une charge sur sa résidence principale, dont le principal impayé au moment donné est supérieur au plus élevé des montants suivants :

- (i) 200 000 \$,
- (ii) 0,02 pour cent du capital de l'assureur déterminé conformément à l'une ou l'autre des dispositions suivantes :
 - (A) le paragraphe 2 (2) du Règlement de l'Ontario 122/08 (Activités de placement et de prêt — assureurs de dommages et sociétés fraternelles) pris en application de la Loi, si ce règlement s'applique à l'assureur,
 - (B) le paragraphe 2 (3) du Règlement de l'Ontario 121/08 (Activités de placement et de prêt — assureurs-vie) pris en application de la Loi, si ce règlement s'applique à l'assureur;

b) soit un administrateur ou un dirigeant de l'assureur qui a obtenu auprès de ce dernier un prêt sur marge dont le principal impayé au moment donné est supérieur au plus élevé des montants indiqués aux sous-alinéas a) (i) et (ii);

c) soit une entité autre que le particulier qui a obtenu, auprès de l'assureur ou d'une entité du même groupe, un prêt dont le principal impayé au moment donné est supérieur au plus élevé des montants suivants :

- (i) 500 000 \$,
- (ii) 0,05 pour cent du capital de l'assureur déterminé conformément au sous-alinéa a) (ii),
- (iii) 25 pour cent de la valeur de l'actif de l'entité. («significant borrower»)

«entité du même groupe» À l'égard d'un assureur, entité qui fait partie du groupe de cet assureur pour l'application de la partie XVII de la Loi. («affiliated entity»)

«intérêt de groupe financier» Placement qui serait un intérêt de groupe financier pour l'application de la partie XVII de la Loi. («substantial investment»)

«prêt» Vise notamment ce qui suit :

- a) les dettes liées aux effets de commerce ou aux acceptations;
- b) les retraits effectués sur une ligne de crédit conformément aux conditions de celle-ci. («loan»)

(2) Pour l'application de la partie II.2 de la Loi et du présent règlement, un particulier fait partie du groupe de l'assureur dans les circonstances suivantes :

- 1. Le particulier est un dirigeant ou un employé de l'assureur ou d'une entité du même groupe.

2. Le particulier a un intérêt substantiel, au sens du paragraphe 437.12 (3) de la Loi, dans une catégorie d'actions de l'assureur.
 3. Le particulier a un intérêt de groupe financier dans une entité du même groupe que l'assureur.
 4. Le particulier est un emprunteur important auprès de l'assureur.
 5. Le particulier :
 - i. soit est un dirigeant ou un employé d'une entité qui est un emprunteur important auprès de l'assureur,
 - ii. soit contrôle une entité qui est un emprunteur important auprès de l'assureur.
 6. Le particulier contrôle au moins deux entités qui ont obtenu des prêts auprès de l'assureur ou auprès de l'assureur et d'une ou de plusieurs entités du même groupe et ces prêts, si une seule de ces entités en était redevable, suffiraient à faire d'elle un emprunteur important auprès de l'assureur.
 7. Le particulier fournit des biens ou des services à l'assureur, est un associé ou un employé d'une société de personnes qui fournit des biens ou des services à l'assureur ou est un employé d'une personne morale qui fournit des biens ou des services à l'assureur ou une personne qui a un intérêt de groupe financier dans une telle personne morale et le montant annuel total facturé à l'assureur pour ces biens et services par le particulier, la société de personnes ou la personne morale, selon le cas, représente plus de 10 pour cent de l'ensemble pour l'année des montants facturés par lui.
 8. Un prêt consenti au particulier par l'assureur ou une entité du même groupe est en souffrance.
 9. Un prêt consenti, par l'assureur ou une entité du même groupe, à une entité que contrôle le particulier ou dont ce dernier est un administrateur, un dirigeant ou un employé est en souffrance.
 10. Le particulier est le conjoint d'un particulier visé à l'une ou l'autre des dispositions 1 à 9.
 11. Le particulier est un agent ou courtier d'assurances qui participe à la souscription, à la négociation, au renouvellement ou à la prolongation d'un contrat d'assurance avec l'assureur.
- (3) Pour l'application des dispositions 8 et 9 du paragraphe (2), un prêt n'est considéré comme étant en souffrance à un moment donné que si, à ce moment-là :
- a) soit un paiement de capital ou d'intérêts est venu à échéance et est impayé depuis au moins 90 jours;
 - b) soit le prêteur n'inscrit pas les intérêts accumulés sur le prêt dans ses livres comptables parce qu'il a des motifs raisonnables de douter que le solde impayé du principal ou des intérêts soit jamais recouvré auprès de l'emprunteur ou recouvré d'une autre manière;
 - c) soit le prêteur a réduit le taux d'intérêt sur le prêt parce qu'il a des motifs raisonnables de croire que la situation financière de l'emprunteur est précaire.

Comité de vérification

3. (1) Le comité de vérification de l'assureur se compose d'au moins trois membres que les administrateurs nomment parmi eux.
- (2) La majorité des membres du comité de vérification doivent être des administrateurs qui ne font pas partie du groupe de l'assureur.
- (3) Les administrateurs de l'assureur ne doivent pas nommer au comité de vérification un administrateur qui est un dirigeant ou un employé de l'assureur ou d'une de ses filiales.
- (4) Sous réserve des paragraphes (2) et (3), tous les administrateurs de l'assureur peuvent être membres du comité de vérification.
- (5) Le comité de vérification de l'assureur a les pouvoirs et fonctions suivants :
 1. Le comité de vérification examine les états et déclarations qui suivent et fait les recommandations qu'il estime souhaitables à leur égard aux administrateurs :
 - i. Les états financiers annuels de l'assureur, avant que les administrateurs ne les examinent aux fins d'approbation.
 - ii. La déclaration annuelle reflétant la situation des affaires de l'assureur visée à l'alinéa 102 (1) a) de la Loi, la déclaration provisoire visée à l'alinéa 102 (1) b) de la Loi et les autres déclarations de l'assureur que précise le surintendant, avant que les administrateurs ne les examinent aux fins d'approbation.
 - iii. Les autres états financiers ou déclarations de l'assureur que précise le surintendant.
 2. Le comité de vérification examine et évalue les procédures de contrôle financier interne de l'assureur et fait les recommandations qu'il estime souhaitables à leur égard aux administrateurs et il peut, avec l'approbation de ces derniers, donner aux membres du personnel de gestion de l'assureur les directives qu'il estime souhaitables concernant la mise en oeuvre et le maintien de ces procédures.

3. Le comité de vérification examine les placements et les opérations que le vérificateur ou un membre du personnel de gestion de l'assureur porte éventuellement à son attention et fait les recommandations qu'il estime souhaitables aux administrateurs s'il estime qu'un placement ou une opération pourrait nuire à la situation financière de l'assureur.
4. Afin d'exercer les fonctions prévues aux dispositions 1 à 3, le comité de vérification rencontre les personnes suivantes en vue d'obtenir les renseignements nécessaires :
 - i. le vérificateur de l'assureur, à l'égard des fonctions du comité prévues aux dispositions 1 et 3,
 - ii. l'actuaire de l'assureur nommé en application du paragraphe 121.24 (1) de la Loi si un actuaire doit être nommé, à l'égard des parties des états et déclarations visés à la disposition 1 qu'il a préparées ou qui ont été préparées à l'aide des renseignements qu'il a fournis,
 - iii. le vérificateur interne en chef de l'assureur ou l'employé de l'assureur qui exerce des fonctions semblables, à l'égard des procédures de contrôle financier interne,
 - iv. les membres du personnel de gestion de l'assureur, à l'égard des procédures de contrôle financier interne.
5. Le comité de vérification peut, lorsqu'il l'estime indiqué, convoquer une réunion du conseil d'administration de l'assureur afin d'examiner les questions qui l'intéressent.
- (6) Le vérificateur de l'assureur ou tout membre du comité de vérification peut convoquer une réunion du comité de vérification, après avoir donné le préavis suffisant que fixe le comité.
- (7) Le comité de vérification veille à ce qu'un procès-verbal exact de ses réunions soit tenu.
- (8) Le vérificateur de l'assureur a le droit de recevoir les avis de convocation des réunions du comité de vérification. Il a également le droit d'y assister et d'y être entendu aux frais de l'assureur.
- (9) Un membre du comité de vérification de l'assureur peut demander au vérificateur d'assister, aux frais de l'assureur, à toutes les réunions du comité ou à n'importe laquelle de celles-ci.
- (10) L'administrateur ou le dirigeant de l'assureur qui prend connaissance d'une erreur ou d'un renseignement inexact importants dans un état financier sur lequel le vérificateur actuel ou un ancien vérificateur de l'assureur a fait rapport en avise promptement le comité de vérification et le vérificateur actuel.

Comité de révision

4. (1) Le comité de révision de l'assureur se compose d'au moins trois membres que les administrateurs nomment parmi eux.
- (2) La majorité des membres du comité de révision doivent être des administrateurs qui ne font pas partie du groupe de l'assureur.
- (3) Les administrateurs de l'assureur ne doivent pas nommer au comité de révision un administrateur qui est un dirigeant ou un employé de l'assureur ou d'une de ses filiales.
- (4) Sous réserve des paragraphes (2) et (3), tous les administrateurs de l'assureur peuvent être membres du comité de révision.
- (5) Le comité de révision de l'assureur a les pouvoirs et fonctions suivants :
 1. Le comité de révision enjoint aux membres compétents du personnel de gestion de l'assureur d'élaborer des procédures et des normes que l'assureur doit mettre en oeuvre pour assurer le respect de la partie XVII.1 de la Loi.
 2. Avant la mise en oeuvre des procédures et des normes visées à la disposition 1, le comité de révision les examine et fait les recommandations et donne les directives qu'il estime souhaitables.
 3. Le comité de révision remet un rapport sur les procédures et normes qu'il a approuvées aux administrateurs de l'assureur et au surintendant et leur signale toute modification dès que possible après qu'elle a été apportée.
 4. Le comité de révision examine périodiquement les pratiques de l'assureur pour veiller à ce que ce dernier respecte les dispositions de la partie XVII.1 de la Loi et les procédures et normes qu'a approuvées le comité.
 5. Le comité de révision veille à ce que soient indiquées toutes les opérations qui :
 - i. d'une part, sont des opérations entre l'assureur et des personnes qui sont des apparentés pour l'application de la partie XVII.1 de la Loi,
 - ii. d'autre part, sont susceptibles de porter atteinte à la stabilité ou à la solvabilité de l'assureur.
- (6) Tout membre du comité de révision peut convoquer une réunion du comité, après avoir donné le préavis suffisant que fixe le comité.
- (7) Le comité de révision veille à ce qu'un procès-verbal exact de ses réunions soit tenu.

(8) Le vérificateur de l'assureur a le droit de recevoir les avis de convocation des réunions du comité de révision. Il a également le droit d'y assister et d'y être entendu aux frais de l'assureur.

(9) Après chacune de ses réunions, le comité de révision remet aux administrateurs de l'assureur un rapport sur les questions qu'il a examinées lors de la réunion et peut faire les recommandations qu'il estime souhaitables.

Exemption

5. L'assureur est exempté de l'obligation faite aux administrateurs, par le paragraphe 121.24 (1) de la Loi, de constituer un comité de vérification ou un comité de révision si les conditions suivantes sont remplies :

1. Une institution financière constituée en personne morale sous le régime d'une loi de la Législature est le propriétaire bénéficiaire de toutes les actions avec droit de vote de l'assureur, autres que les actions conférant l'admissibilité aux postes d'administrateurs, s'il y a lieu.
2. L'institution financière visée à la disposition 1 a un comité ou un autre organe interne qui, pour le compte et au nom de l'assureur, exerce des fonctions qui sont essentiellement semblables à celles que le comité de vérification ou le comité de révision, selon le cas, doit exercer.
3. Les titulaires de polices de l'assureur n'ont pas le droit de voter aux assemblées générales et annuelles de ce dernier.

Entrée en vigueur

6. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 6 (6) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

ONTARIO REGULATION 124/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending O. Reg. 637/00

(Reciprocal Insurance Exchanges)

Note: Ontario Regulation 637/00 has not previously been amended.

1. Ontario Regulation 637/00 is amended by adding the following section:

0.1 (1) For the purposes of clause 380.1 (d) of the Act and subject to subsection (2), an agreement referred to in section 380.1 of the Act between subscribers to a reciprocal insurance exchange must contain the following requirements:

1. The advisory board of the exchange shall appoint an audit committee from among the members of the advisory board.
2. The advisory board of the exchange shall authorize and direct the audit committee,
 - i. to exercise the powers and perform the duties described in subsections 3 (5), (6), (7) and (9) of Ontario Regulation 123/08 (Corporate Governance — Part II.2 of the Act) made under the Act, and
 - ii. to notify the exchange's auditor of every meeting of the committee and invite the auditor, at the exchange's expense, to attend and be heard at the meeting.

(2) If an agreement between subscribers to a reciprocal insurance exchange was entered into before the day this section comes into force and provides for the appointment of such committees as the Superintendent may require, subsection (1) does not apply to the agreement on or before the effective date of the first amendment that is made to the agreement for any reason after the day this section comes into force.

2. (1) Paragraphs 3 and 4 of section 1 of the Regulation are revoked and the following substituted:

3. A copy of the agreement between the subscribers that is referred to in section 380.1 of the Act.

3.1 A copy of the form of the contract or contracts of indemnity or insurance to be effected or exchanged.

4. A copy of the form of power of attorney under which reciprocal contracts of indemnity or insurance are executed on behalf of the exchange's members by a person other than a member.

(2) Paragraph 8 of section 1 of the Regulation is revoked and the following substituted:

8. Evidence satisfactory to the Superintendent that the management of the affairs of the exchange is subject to the supervision of an advisory board in accordance with the terms of the agreement referred to in section 380.1 of the Act.

3. (1) Paragraph 6 of section 2 of the Regulation is revoked and the following substituted:

6. The management of the affairs of the exchange must be subject to the supervision of the advisory board in accordance with the terms of the agreement referred to in section 380.1 of the Act.

(2) Section 2 of the Regulation is amended by adding the following paragraph:

7. The agreement between the subscribers complies with the requirements of section 380.1 of the Act and section 0.1 of this Regulation.

4. Section 3 of the Regulation is revoked and the following substituted:

3. (1) The minimum amount that must be maintained under subsection 386 (1) of the Act is the amount of cash or investments equal to 50 per cent of the net written premiums reported in the most recent statement delivered by the exchange under clause 102 (1) (a) of the Act.

(2) In determining the amount of cash and investments referred to in subsection (1), only the following shall be included:

1. If the exchange has its principal office in Ontario, the value of only investments that the exchange is authorized to make under section 387 of the Act shall be included.
2. If the exchange has its principal office in a province or territory of Canada other than Ontario, the value of only investments that the exchange is authorized to make under the laws of the jurisdiction in which the principal office is located shall be included.
3. If the exchange has its head office outside Canada, the value of only investments that the exchange is authorized to make under Part XIII of the *Insurance Companies Act* (Canada) shall be included.

5. This Regulation comes into force on the later of the day subsection 6 (4) of Schedule O to the *Budget Measures Act, 2006* (No. 2) comes into force and the day this Regulation is filed.

20/08

ONTARIO REGULATION 125/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

REVOKING VARIOUS REGULATIONS

Note: Regulation 671 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca. Ontario Regulation 777/94 has not previously been amended.

1. Regulation 671 of the Revised Regulations of Ontario, 1990 is revoked.

2. Ontario Regulation 777/94 is revoked.

3. This Regulation comes into force on the later of the day subsection 6 (6) of Schedule O to the *Budget Measures Act, 2006* (No. 2) comes into force and the day this Regulation is filed.

20/08

ONTARIO REGULATION 126/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

Amending O. Reg. 259/04

(Minimum Capital Test)

Note: Ontario Regulation 259/04 has not previously been amended.

1. Section 3 of Ontario Regulation 259/04 is revoked.

2. This Regulation comes into force on the later of the day subsection 6 (2) of the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

20/08

ONTARIO REGULATION 127/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008**DEFINITIONS****Financial institution**

1. (1) This section applies for the purposes of clause (f) of the definition of “financial institution” in section 1 of the Act.

(2) Each of the following entities is prescribed as a financial institution:

1. A league incorporated under the *Credit Unions and Caisses Populaires Act, 1994* or comparable legislation of another jurisdiction of Canada.
2. A co-operative credit society for which an order has been made under subsection 473 (1) of the *Co-operative Credit Associations Act* (Canada).
3. An entity that is,
 - i. incorporated or organized under the laws of a jurisdiction outside Canada,
 - ii. regulated by a jurisdiction outside Canada or by both a jurisdiction outside Canada and a jurisdiction in Canada, and
 - iii. primarily engaged outside Canada in a business that, if it were carried on in Canada, would be the business of banking, the business of a cooperative credit society, the trust or insurance business or the business of dealing in securities.

(3) An entity that is a “foreign institution” for the purposes of the *Insurance Companies Act* (Canada) is a financial institution for the purposes of the Act other than Part XVII.

Commencement

2. This Regulation comes into force on the later of the day subsection 6 (1) of Schedule O to the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 127/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008**DÉFINITIONS****Institution financière**

1. (1) Le présent article s'applique dans le cadre de l'alinéa f) de la définition de «institution financière» à l'article 1 de la Loi.

(2) Chacune des entités suivantes est prescrite comme institution financière :

1. Toute fédération constituée en personne morale sous le régime de la *Loi de 1994 sur les caisses populaires et les credit unions* ou d'une loi comparable d'une autre autorité législative du Canada.
2. Toute coopérative de crédit ayant fait l'objet d'une ordonnance prévue au paragraphe 473 (1) de la *Loi sur les associations coopératives de crédit* (Canada).
3. Toute entité qui remplit les conditions suivantes :
 - i. elle est constituée en personne morale ou organisée sous le régime des lois d'une autorité législative de l'extérieur du Canada,
 - ii. elle est réglementée par une autorité législative de l'extérieur du Canada ou par une autorité législative de l'extérieur du Canada et une autorité législative du Canada,
 - iii. elle exerce principalement, à l'étranger, des activités qui, au Canada, seraient des opérations bancaires, l'activité d'une coopérative de crédit ou d'une société de fiducie, l'assurance ou le commerce de valeurs mobilières.

(3) L'entité qui est une «institution étrangère» pour l'application de la *Loi sur les sociétés d'assurances* (Canada) est une institution financière pour l'application de la Loi, à l'exclusion de la partie XVII.

Entrée en vigueur

2. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 6 (1) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

ONTARIO REGULATION 128/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008**INVESTMENT AND LENDING ACTIVITIES — FIRE MUTUALS GUARANTEE FUND****Old investment rules apply**

1. The assets of the Fire Mutuals Guarantee Fund shall be invested in the same manner and subject to the same limitations that apply to a joint stock insurance company, other than a company licensed to transact the business of life insurance, under the provisions of the Acts and the regulations that are the old investment rules for the purposes of section 431.1 of the Act.

Commencement

2. This Regulation comes into force on the day subsection 6 (3) of Schedule O to the *Budget Measures Act, 2006* (No. 2) comes into force.

RÈGLEMENT DE L'ONTARIO 128/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

ACTIVITÉS DE PLACEMENT ET DE PRÊT — FONDS MUTUEL D'ASSURANCE-INCENDIE**Application des anciennes règles de placement**

1. L'actif du Fonds mutuel d'assurance-incendie doit être placé selon les modalités et sous réserve des restrictions qui s'appliquent aux compagnies d'assurance à capital-actions — autres que des compagnies titulaires d'un permis les autorisant à faire souscrire des contrats d'assurance-vie — aux termes des dispositions des lois et des règlements qui constituent les anciennes règles de placement pour l'application de l'article 431.1 de la Loi.

Entrée en vigueur

2. Le présent règlement entre en vigueur le même jour que le paragraphe 6 (3) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

ONTARIO REGULATION 129/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

REINSURANCE**Definitions**

1. In this Regulation,

“gross premium income” means, in respect of an insurer for a year, the insurer's premium income for the year from its policies in Canada, calculated without reduction for reinsurance premiums paid or payable by the insurer; (“produit brut”)

“year” means, in respect of an insurer, the insurer's fiscal year. (“année”)

Application

2. (1) Except as otherwise provided in subsection (2), this Regulation applies to insurers incorporated or organized under the laws of Ontario that are licensed under the Act to undertake any class of insurance other than marine insurance and life insurance.

(2) This Regulation does not apply to,

- (a) an insurer that is a member of the Fire Mutuals Guarantee Fund; or
- (b) an insurer whose business is limited to reinsurance.

Maximum level of risk subject to reinsurance

3. (1) An insurer shall not in any year be reinsured against more than 75 per cent of the risks it undertakes in its policies in Canada, as calculated in accordance with this section.

(2) The percentage of the risks that an insurer undertakes in its policies in Canada against which it is reinsured in a year is calculated using the formula,

$$100 \times \frac{A}{B}$$

in which,

“A” is, subject to section 5, the sum of all premiums, other than risk sharing premiums, paid or payable by the insurer in the year for reinsurance of the risks undertaken in its policies in Canada, determined without any reduction in respect of commissions, expense allowances and other considerations received or receivable by the insurer, and

“B” is the gross premium income of the insurer for the year less any amount required to be deducted under section 5.

(3) In this section,

“risk sharing premiums” means premiums paid or payable by an insurer by reason of its participation in a risk sharing pool referred to in subsection 7 (6) of the *Compulsory Automobile Insurance Act* operated by the Facility Association.

Reinsurance by unlicensed insurers

4. (1) An insurer shall not in any year be reinsured against more than 25 per cent of the risks it undertakes in its policies in Canada by an insurance company that is not licensed under the laws of Canada or a province of Canada.

(2) The percentage of the risks that an insurer undertakes in its policies in Canada against which it is reinsured in a year by an insurance company that is not licensed under the laws of Canada or a province of Canada is calculated using the formula,

$$100 \times \frac{C}{B}$$

in which,

“C” is, subject to section 5, the sum of all premiums paid or payable by the insurer in the year for reinsurance of the risks undertaken in its policies in Canada by unlicensed insurers, determined without any reduction in respect of commissions, expense allowances and other considerations received or receivable by the insurer, and

“B” has the same meaning as in subsection 3 (2).

Reinsurance not in the ordinary course of business

5. If the agreement under which an insurer, in any year, reinsures risks undertaken by it is not made in the ordinary course of business, the premiums referred to in the definitions of “A” in subsection 3 (2) and “C” in subsection 4 (2) and the gross premium income of the insurer for the year for the purposes of subsections 3 (2) and 4 (2) shall be reduced by the amount of premiums paid or payable by the insurer in the year under the agreement.

Commencement

6. This Regulation comes into force on the later of the day subsection 6 (2) of Schedule O to the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 129/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

RÉASSURANCE**Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«année» Relativement à l'assureur, s'entend de son exercice. («year»)

«produit brut» Relativement à l'assureur pour une année, s'entend, en matière de primes, du revenu procuré à l'assureur pour l'année par ses polices au Canada, calculé sans réduction à l'égard des primes de réassurance payées ou payables par lui. («gross premium income»)

Champ d'application

2. (1) Sauf disposition contraire du paragraphe (2), le présent règlement s'applique aux assureurs qui sont constitués en personne morale ou organisés sous le régime des lois de l'Ontario et qui sont titulaires d'un permis en vertu de la Loi les autorisant à faire souscrire toute catégorie d'assurance, à l'exception de l'assurance maritime et de l'assurance-vie.

(2) Le présent règlement ne s'applique pas aux assureurs suivants :

- a) l'assureur qui participe au Fonds mutuel d'assurance-incendie;
- b) l'assureur dont l'activité se limite à la réassurance.

Niveau de risque maximal réassurable

3. (1) L'assureur ne peut, dans une année, être réassuré contre plus de 75 pour cent des risques qu'il garantit dans ses polices au Canada, ainsi que ce pourcentage est calculé conformément au présent article.

(2) Le pourcentage des risques que l'assureur garantit dans ses polices au Canada et contre lesquels il est réassuré dans une année est calculé selon la formule suivante :

$$100 \times \frac{A}{B}$$

où :

«A» représente, sous réserve de l'article 5, le total des primes, autres que les primes liées au partage des risques, payées ou payables par l'assureur au cours de l'année à l'égard de la réassurance des risques garantis dans ses polices au Canada, calculé sans aucune réduction au titre des commissions, allocations de frais et autres contreparties reçues ou à recevoir par lui,

«B» représente le produit brut de l'assureur pour l'année moins tout montant devant être déduit aux termes de l'article 5.

(3) La définition qui suit s'applique au présent article.

«primes liées au partage des risques» Les primes payées ou payables par l'assureur du fait de sa participation à un pool de partage des risques visé au paragraphe 7 (6) de la *Loi sur l'assurance-automobile obligatoire* dont le fonctionnement est assuré par l'Association des assureurs.

Réassurance par des assureurs non titulaires d'un permis

4. (1) L'assureur ne peut, dans une année, être réassuré contre plus de 25 pour cent des risques qu'il garantit dans ses polices au Canada par une compagnie d'assurance qui n'est pas titulaire d'un permis délivré sous le régime des lois du Canada ou d'une de ses provinces.

(2) Le pourcentage des risques que l'assureur garantit dans ses polices au Canada et contre lesquels il est réassuré dans une année par une compagnie d'assurance qui n'est pas titulaire d'un permis délivré sous le régime des lois du Canada ou d'une de ses provinces est calculé selon la formule suivante :

$$100 \times \frac{C}{B}$$

où :

«C» représente, sous réserve de l'article 5, le total des primes payées ou payables par l'assureur au cours de l'année à l'égard de la réassurance des risques garantis dans ses polices au Canada par des assureurs non titulaires d'un permis, calculé sans aucune réduction au titre des commissions, allocations de frais et autres contreparties reçues ou à recevoir par lui,

«B» s'entend au sens du paragraphe 3 (2).

Réassurance qui n'est pas une activité normale

5. Si le contrat aux termes duquel l'assureur réassure, dans une année, les risques qu'il garantit n'est pas conclu dans le cadre de ses activités normales, les primes visées dans les définitions des éléments «A» au paragraphe 3 (2) et «C» au paragraphe 4 (2) et le produit brut de l'assureur pour l'année pour l'application de ces paragraphes sont réduits du montant des primes payées ou payables par lui au cours de l'année aux termes du contrat.

Entrée en vigueur

6. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 6 (2) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

ONTARIO REGULATION 130/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008**RELATED PARTIES — PART XVII.1 OF THE ACT****Exemption: prescribed holding company**

1. For the purposes of clause 437.13 (2) (c) of the Act, a credit union, caisse populaire, credit union league or credit union federation that is a holding company of an insurer is prescribed not to be a related party in respect of the insurer if it is incorporated under the *Credit Unions and Caisses Populaires Act, 1994* or a predecessor of that Act.

Criteria for approval of transaction not subject to Part XVII.1 of the Act

2. For the purposes of subsection 437.15 (3) of the Act, the Superintendent shall consider the following criteria in determining whether to give an approval required under subparagraph 2 v of subsection 437.15 (2) of the Act with respect to the issue of shares by an insurer in exchange for shares of another corporation:

1. The reason for the share exchange.
2. The number, value and attributes of the shares to be issued by the insurer on the share exchange.
3. The number, value and attributes of the shares to be acquired by the insurer on the share exchange.
4. Whether it is reasonable to believe that the share exchange would expose the insurer to an undue degree of risk.
5. Whether it is reasonable to believe that the share exchange would hinder the supervision and regulation of the insurer.

Exception to indirect transaction rules

3. (1) For the purposes of paragraph 2 of subsection 437.17 (2) of the Act, an insurer is not deemed for the purposes of Part XVII.1 of the Act to have indirectly entered into a transaction entered into by a subsidiary of the insurer in any of the following circumstances:

1. The subsidiary is,
 - i. a foreign company entitled to insure a risk in Canada under Part XIII of the *Insurance Companies Act* (Canada),
 - ii. an authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada),
 - iii. a provincial company within the meaning of clause 1 (aaa) of the *Insurance Act* (Alberta), or
 - iv. a financial institution within the meaning of subsection 1 (1) of the *Financial Institutions Act* (British Columbia) that is authorized under that Act to carry on business.
2. The terms and conditions of the transaction are at least as favourable to the insurer as market terms and conditions and the subsidiary's business is restricted to providing services,
 - i. to the insurer, a subsidiary of the insurer or an entity in which the insurer has a substantial investment that is permitted under the Act and the regulations, or
 - ii. to one or more of the entities listed in subparagraph i and one or more of the following:
 - A. a financial services entity,
 - B. an entity that is a permitted entity of the insurer and in which a financial services entity has a substantial investment.

(2) Subsection 437.18 (5) of the Act applies with necessary modifications in determining for the purposes of paragraph 2 of subsection (1) if the terms and conditions of a transaction between a subsidiary and another person are at least as favourable to the insurer as market terms and conditions.

(3) In this section,

“financial services entity” means an entity that is a financial services entity under subsection 2 (1) of Ontario Regulation 121/08 (Investment and Lending Activities — Life Insurers) made under the Act or under subsection 2 (1) of Ontario Regulation 122/08 (Investment and Lending Activities — Property and Casualty Insurers and Fraternal Societies) made under the Act.

PERMITTED TRANSACTIONS WITH RELATED PARTIES

When value of a transaction is considered nominal or immaterial

4. (1) For the purposes of paragraph 1 of subsection 437.18 (1) of the Act, the value of a transaction between an insurer and a related party is considered to be nominal or immaterial to the insurer in each of the following circumstances:

1. The transaction is a loan from the insurer to the related party and the amount of the loan plus the outstanding balance of all other loans made to the same related party is less than 0.1 per cent of the insurer's capital for the fiscal year immediately preceding the fiscal year in which the transaction occurs.
2. If the transaction is not a loan to the related party, the sum of the following amounts is less than 0.1 per cent of the insurer's capital for the fiscal year immediately preceding the fiscal year in which the transaction occurs:
 - i. the value of the transaction, and
 - ii. the value of all other transactions with the same related party, other than loans that are considered nominal or immaterial in value for the purposes of paragraph 1 of subsection 437.18 (1) of the Act, that occur in the same fiscal year of the insurer as the transaction.

(2) For the purposes of subsection (1), an insurer's capital for a fiscal year is the amount by which its total assets exceed its total liabilities as reported on its balance sheet for the year prepared in accordance with section 104 of the Act.

Rules for loans and guarantees

5. For the purposes of subparagraph 4 ii of subsection 437.18 (1) of the Act, the loan or guarantee must be fully secured by securities issued or guaranteed by the Government of Canada or the government of a province of Canada.

Additional permitted transactions with related parties

6. For the purposes of paragraph 16 of subsection 437.18 (1) of the Act, each of the following transactions between an insurer and a related party is permitted, subject to subsection 437.18 (4) of the Act:

1. The acceptance or retention by the insurer, on the direction of the related party who is a policy holder or beneficiary under a policy, of amounts that are payable as policy dividends, policy bonuses or policy proceeds on the surrender or maturity of a policy or on the death of the person whose life is insured, if the liability of the insurer in respect of those amounts varies in amount depending on the market value of a group of assets constituting a separate and distinct fund under section 109 of the Act.
2. The acquisition by the insurer from the related party of,
 - i. securities issued or guaranteed by the Government of Canada or a province of Canada, or
 - ii. assets fully secured by securities issued or guaranteed by the Government of Canada or a province of Canada.
3. The leasing by the insurer from the related party of property to be used in the ordinary course of the insurer's business, if the lease payments are made in money.
4. The leasing of property by the insurer to the related party, if the lease payments are made in money.
5. The allocation of an amount by or to the insurer made pursuant to subsection 18 (2.3), 125 (3), 127 (10.3), 181.5 (2), 190.15 (2), 190.16 (2) or 191.1 (3) of the *Income Tax Act* (Canada).
6. An allocation of an amount by or to the insurer made pursuant to subsection 74.1 (10) of the *Corporations Tax Act*.
7. An agreement or amended agreement described in subsection 191.3 (1) of the *Income Tax Act* (Canada) under which,
 - i. the insurer agrees to pay all or a portion of the tax of the related party, and
 - ii. the related party agrees to pay the insurer an amount equal to or greater than the additional costs incurred by the insurer, including additional taxes payable under the *Income Tax Act* (Canada), as a result of the insurer entering into the agreement or amended agreement.
8. An agreement or amended agreement described in subsection 191.3 (1) of the *Income Tax Act* (Canada) under which the related party agrees to pay all or a portion of the insurer's tax.

9. The issue by or to the insurer of conversion privileges, options or rights to acquire securities, the issuance of which is not otherwise provided for in the terms and conditions pursuant to which a security is or has been issued.
10. The purchase, for the purpose of cancellation, of any shares or debt obligations issued by or to the insurer, the purchase of which is not otherwise provided for in the terms and conditions pursuant to which the shares or debt obligations were issued.
11. The redemption of any redeemable shares or any debt obligations issued by or to the insurer, the redemption of which is not otherwise provided for in the terms and conditions pursuant to which the shares or debt obligations were issued.
12. The payment or delivery of money or property by or to the insurer as a consequence of a reduction in the stated capital of the insurer or the related party.

Criteria for Superintendent's approval under s. 437.18 of the Act

7. (1) For the purposes of subsection 437.18 (2) of the Act, the Superintendent shall consider the following criteria in determining whether to give an approval required under subparagraph 2 ii of subsection 437.18 (1) of the Act:

1. The type of reinsurance and the amount of consideration received for the reinsurance.
2. Whether it is reasonable to believe that the transaction or series of transactions would expose the insurer to an undue degree of risk.
3. Whether it is reasonable to believe the transaction or series of transactions would hinder the supervision and regulation of the insurer.
4. Whether the transaction or series of transactions is otherwise in compliance with prudent reinsurance standards.

(2) For the purposes of subsection 437.18 (2) of the Act, the Superintendent shall consider the following criteria in determining whether to give an approval required under paragraph 9 or 11 of subsection 437.18 (1) of the Act:

1. The nature of the transaction or series of transactions, including the reasons for the transaction or series of transactions, the type of assets involved and their value and the value of any other consideration paid or received by each party.
2. The criteria set out in paragraphs 2 and 3 of subsection (1)

Qualifying loans to officers

8. For the purposes of subsection 437.19 (2) of the Act, the prescribed amount is the greater of,

- (a) twice the annual salary of the senior officer to whom the qualifying loan is made; and
- (b) \$100,000.

Limit on transactions with directors, senior officers, etc.

9. (1) For the purposes of subsection 437.19 (6) of the Act, an insurer shall not enter into a transaction prescribed by subsection (2) with a related party described in clause 437.19 (1) (a) or (b) of the Act if, immediately after the transaction, the amount, if any, calculated using the following formula would exceed 50 per cent of the insurer's capital, as described in subsection (3):

$$(A + B + C) - D$$

in which,

- "A" is the principal amount of all outstanding loans to related parties of the insurer described in subsection 437.19 (1) of the Act that are held by the insurer or a subsidiary of the insurer, other than loans that satisfy the requirements of subparagraph 4 i of subsection 437.18 (1) of the Act or subsection 437.19 (2) of the Act,
- "B" is the sum of all amounts each of which is an amount guaranteed by the insurer or a subsidiary of the insurer on behalf of a related party of the insurer described in subsection 437.19 (1) of the Act, not exceeding the amount of the liability then outstanding to which the guarantee relates,
- "C" is the book value of all investments in securities of related parties described in clause 437.19 (1) (b) of the Act, each of which is held by the insurer or a subsidiary of the insurer, and
- "D" is the sum of all loans, investments and guarantees made or given by the insurer or a subsidiary of the insurer in transactions with related parties described in subsection 437.19 (1) of the Act in which the value of the transactions was nominal or immaterial to the insurer for the purposes of paragraph 1 of subsection 437.18 (1) of the Act.

(2) Each of the following transactions with the related party, other than a transaction that satisfies the requirements of paragraph 1 of subsection 437.18 (1) of the Act, is prescribed for the purposes of subsection (1):

1. A loan to the related party, an acceptance of an assignment of a loan to the related party or the acquisition in any other manner of a loan made to the related party.

2. The guarantee of a debt owed by the related party.
 3. An investment in securities issued by the related party, in the case of a related party described in clause 437.19 (1) (b) of the Act.
- (3) For the purposes of subsection (1), an insurer's capital is determined as follows:
1. If the insurer carries on the business of a life insurer and is not a fraternal society, its capital is the amount determined under subsection 2 (3) of Ontario Regulation 121/08 (Investment and Lending Activities — Life Insurers) made under the Act.
 2. If the insurer carries on the business of a property or casualty insurer or is a fraternal society, its capital is the amount determined under subsection 2 (2) of Ontario Regulation 122/08 (Investment and Lending Activities — Property and Casualty Insurers and Fraternal Societies) made under the Act.

Transactions requiring directors' approval

10. (1) For the purposes of clause 437.19 (7) (a) of the Act, a transaction described in paragraph 1, 2 or 3 of subsection 9 (2) of this Regulation with a related party of an insurer described in clause 437.19 (1) (a) or (b) of the Act, other than a transaction that satisfies the requirements of paragraph 1 of subsection 437.18 (1) of the Act, requires the approval of the insurer's directors if, immediately following the transaction, the amount determined under subsection (2) would exceed 2 per cent of the capital of the insurer as determined under subsection 9 (3) of this Regulation.

(2) For the purposes of subsection (1), the amount, if any, is calculated using the formula,

$$(E + F + G) - H$$

in which,

“E” is the principal amount of all outstanding loans to the related party that are held by the insurer or a subsidiary of the insurer, other than loans that satisfy the requirements of subparagraph 4 i of subsection 437.18 (1) of the Act or subsection 437.19 (2) of the Act,

“F” is the sum of all amounts each of which is an amount guaranteed by the insurer or a subsidiary of the insurer on behalf of the related party, not exceeding the amount of the liability then outstanding to which the guarantee relates,

“G” is the book value of all investments in securities of the related party, each of which is held by the insurer or a subsidiary of the insurer, and

“H” is the sum of all loans, investments and guarantees made or given by the insurer or a subsidiary of the insurer in transactions with the related party in which the value of the transactions was nominal or immaterial to the insurer for the purposes of paragraph 1 of subsection 437.18 (1) of the Act.

(3) For the purposes of this section and subsection 437.19 (7) of the Act, the approval of the directors of an insurer means a resolution of the board of directors of the insurer passed by not less than a two-thirds majority of the directors present and entitled to vote at the meeting of the board at which the matter is put to a vote.

Commencement

11. This Regulation comes into force on the later of the day subsection 6 (6) of Schedule O to the *Budget Measures Act, 2006 (No. 2)* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 130/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008

APPARENTÉS — PARTIE XVII.1 DE LA LOI

Exemption : société mère prescrite

1. Pour l'application de l'alinéa 437.13 (2) c) de la Loi, une caisse populaire, une credit union ou une fédération ou ligue de caisses populaires qui est la société mère d'un assureur est prescrite comme n'étant pas apparentée à l'assureur si elle est constituée sous le régime de la *Loi de 1994 sur les caisses populaires et les credit unions* ou d'une loi qu'elle remplace.

Critères d'approbation des opérations non assujetties à la partie XVII.1 de la Loi

2. Pour l'application du paragraphe 437.15 (3) de la Loi, le surintendant tient compte des critères suivants pour décider de donner ou non l'approbation prévue à la sous-disposition 2 v du paragraphe 437.15 (2) de la Loi à l'égard de l'émission d'actions par l'assureur en échange d'actions d'une autre personne morale :

1. La raison de l'échange.
2. Le nombre, la valeur et les attributs des actions que l'assureur compte émettre dans le cadre de l'échange.
3. Le nombre, la valeur et les attributs des actions que l'assureur compte acquérir dans le cadre de l'échange.
4. La question de savoir s'il est raisonnable de croire que l'échange exposerait l'assureur à un degré indu de risque.
5. La question de savoir s'il est raisonnable de croire que l'échange générerait la supervision et la réglementation de l'assureur.

Exception aux règles relatives aux opérations indirectes

3. (1) Pour l'application de la disposition 2 du paragraphe 437.17 (2) de la Loi, l'assureur n'est pas réputé, pour l'application de la partie XVII.1 de la Loi, avoir indirectement effectué une opération effectuée par une de ses filiales dans l'une ou l'autre des circonstances suivantes :

1. La filiale est, selon le cas :
 - i. une société étrangère qui a le droit de garantir des risques au Canada aux termes de la partie XIII de la *Loi sur les sociétés d'assurances* (Canada),
 - ii. une banque étrangère autorisée au sens de l'article 2 de la *Loi sur les banques* (Canada),
 - iii. une société provinciale au sens que l'alinéa 1 aaa) de la loi intitulée *Insurance Act* (Alberta) donne au terme «provincial company»,
 - iv. une institution financière, au sens que le paragraphe 1 (1) de la loi intitulée *Financial Institutions Act* (Colombie-Britannique) donne au terme «financial institution», qui est autorisée aux termes de cette loi à exercer des activités.
2. Les conditions de l'opération sont au moins aussi favorables pour l'assureur que celles du marché et les activités de la filiale consistent uniquement à fournir des services :
 - i. soit à l'assureur, à une filiale de l'assureur ou à une entité dans laquelle l'assureur a un intérêt de groupe financier permis par la Loi et les règlements,
 - ii. soit à une ou plusieurs des entités visées à la sous-disposition i et à une ou plusieurs des entités suivantes :
 - A. une entité s'occupant de services financiers,
 - B. une entité qui est une entité admissible de l'assureur et dans laquelle une entité s'occupant de services financiers a un intérêt de groupe financier.

(2) Le paragraphe 437.18 (5) de la Loi s'applique, avec les adaptations nécessaires, pour déterminer, pour l'application de la disposition 2 du paragraphe (1), si les conditions d'une opération entre une filiale et une autre personne sont au moins aussi favorables pour l'assureur que celles du marché.

(3) La définition qui suit s'applique au présent article.

«entité s'occupant de services financiers» S'entend au sens du paragraphe 2 (1) du Règlement de l'Ontario 121/08 (Activités de placement et de prêt — assureurs-vie) pris en application de la Loi ou au sens du paragraphe 2 (1) du Règlement de l'Ontario 122/08 (Activités de placement et de prêt — assureurs de dommages et sociétés fraternelles) pris en application de la Loi.

OPÉRATIONS PERMISES AVEC DES APPARENTÉS**Opérations d'une valeur symbolique ou peu importante**

4. (1) Pour l'application de la disposition 1 du paragraphe 437.18 (1) de la Loi, la valeur d'une opération entre l'assureur et un apparenté est considérée comme étant symbolique ou peu importante pour l'assureur dans chacune des circonstances suivantes :

1. L'opération consiste en un prêt consenti par l'assureur à l'apparenté et le montant du prêt, majoré du solde impayé de tous les autres prêts consentis à cet apparenté, représente moins de 0,1 pour cent du capital de l'assureur pour l'exercice précédant celui pendant lequel l'opération a lieu.
2. Si l'opération ne consiste pas en un prêt consenti à l'apparenté, le total des montants suivants représente moins de 0,1 pour cent du capital de l'assureur pour l'exercice précédant celui pendant lequel l'opération a lieu :

- i. la valeur de l'opération,
- ii. la valeur de toutes les autres opérations avec cet apparenté, autres que des prêts qui sont considérés comme ayant une valeur symbolique ou peu importante pour l'application de la disposition 1 du paragraphe 437.18 (1) de la Loi, qui ont lieu pendant l'exercice de l'assureur au cours duquel l'opération a lieu.

(2) Pour l'application du paragraphe (1), le capital de l'assureur pour un exercice correspond à l'excédent de son actif total sur son passif total figurant dans son bilan de l'exercice établi conformément à l'article 104 de la Loi.

Règles relatives aux prêts et aux garanties

5. Pour l'application de la sous-disposition 4 ii du paragraphe 437.18 (1) de la Loi, le prêt ou la garantie doit être pleinement garanti par des titres émis ou eux-mêmes garantis par le gouvernement du Canada ou d'une province du Canada.

Autres opérations permises avec des apparentés

6. Pour l'application de la disposition 16 du paragraphe 437.18 (1) de la Loi, chacune des opérations suivantes entre un assureur et un apparenté est permise, sous réserve du paragraphe 437.18 (4) de la Loi :

1. L'assureur accepte ou retient, sur instruction de l'apparenté qui est titulaire ou bénéficiaire d'une police, des sommes qui sont payables à titre de participation ou de boni relatifs à une police ou de sommes dues en vertu d'une police lors du rachat ou de l'échéance de la police ou au décès de la personne sur la tête de qui repose l'assurance, si le montant de l'obligation de l'assureur à cet égard varie selon la valeur marchande d'un groupe d'éléments d'actif qui constitue une caisse séparée et distincte aux termes de l'article 109 de la Loi.
2. L'assureur acquiert de l'apparenté :
 - i. soit des titres émis ou garantis par le gouvernement du Canada ou d'une province du Canada,
 - ii. soit des éléments d'actif pleinement garantis par des titres émis ou eux-mêmes garantis par le gouvernement du Canada ou d'une province du Canada.
3. L'assureur prend à bail de l'apparenté un bien qu'il utilisera dans le cours normal de son activité commerciale, dans les cas où le prix de la location est payé en argent.
4. L'assureur donne à bail un bien à l'apparenté, dans les cas où le prix de la location est payé en argent.
5. Un montant est attribué par l'assureur ou à celui-ci en vertu du paragraphe 18 (2.3), 125 (3), 127 (10.3), 181.5 (2), 190.15 (2), 190.16 (2) ou 191.1 (3) de la *Loi de l'impôt sur le revenu* (Canada).
6. Un montant est attribué par l'assureur ou à celui-ci en vertu du paragraphe 74.1 (10) de la *Loi sur l'imposition des sociétés*.
7. Est conclue la convention ou la convention modifiée visée au paragraphe 191.3 (1) de la *Loi de l'impôt sur le revenu* (Canada) par laquelle :
 - i. d'une part, l'assureur s'engage à payer tout ou partie de l'impôt de l'apparenté,
 - ii. d'autre part, l'apparenté convient de payer à l'assureur un montant égal ou supérieur aux coûts additionnels supportés par lui, y compris l'impôt supplémentaire payable aux termes de la *Loi de l'impôt sur le revenu* (Canada), à cause de cette convention.
8. L'apparenté s'engage à payer tout ou partie de l'impôt de l'assureur aux termes de la convention ou de la convention modifiée visée au paragraphe 191.3 (1) de la *Loi de l'impôt sur le revenu* (Canada).
9. Des privilèges de conversion ainsi que des options ou droits d'acquérir des titres sont octroyés par l'assureur ou à celui-ci, lorsqu'il n'existe pas d'autre disposition à cet égard dans les conditions régissant l'émission des titres.
10. Une action ou un titre de créance émis par l'assureur ou à celui-ci est acheté pour être annulé, lorsqu'il n'existe pas d'autre disposition à cet égard dans les conditions régissant l'émission de l'action ou du titre de créance.
11. Une action rachetable ou un titre de créance émis par l'assureur ou à celui-ci est racheté, lorsqu'il n'existe pas d'autre disposition à cet égard dans les conditions régissant l'émission de l'action ou du titre de créance.
12. L'assureur verse ou reçoit une somme ou cède ou reçoit un bien par suite de la réduction du capital déclaré de l'assureur ou de l'apparenté.

Critères d'approbation du surintendant visés à l'art. 437.18 de la Loi

7. (1) Pour l'application du paragraphe 437.18 (2) de la Loi, le surintendant tient compte des critères suivants pour décider de donner ou non l'approbation prévue à la sous-disposition 2 ii du paragraphe 437.18 (1) de la Loi :

1. Le type de réassurance et le montant de la contrepartie reçue à son égard.
2. La question de savoir s'il est raisonnable de croire que l'opération ou la série d'opérations exposerait l'assureur à un degré indu de risque.

3. La question de savoir s'il est raisonnable de croire que l'opération ou la série d'opérations générerait la supervision et la réglementation de l'assureur.
4. La question de savoir si l'opération ou la série d'opérations respecte par ailleurs les normes de prudence en matière de réassurance.

(2) Pour l'application du paragraphe 437.18 (2) de la Loi, le surintendant tient compte des critères suivants pour décider de donner ou non l'approbation prévue à la sous-disposition 9 ou 11 du paragraphe 437.18 (1) de la Loi :

1. La nature de l'opération ou de la série d'opérations, y compris leur motif, le type d'éléments d'actif en cause et leur valeur ainsi que la valeur de toute autre contrepartie versée ou reçue par chaque partie.
2. Les critères énoncés aux dispositions 2 et 3 du paragraphe (1).

Prêts admissibles consentis à des dirigeants

8. Pour l'application du paragraphe 437.19 (2) de la Loi, le montant prescrit est le plus élevé des montants suivants :

- a) le double du salaire annuel du cadre dirigeant auquel le prêt admissible est consenti;
- b) 100 000 \$.

Restriction applicable aux opérations avec des administrateurs, des cadres dirigeants et d'autres parties

9. (1) Pour l'application du paragraphe 437.19 (6) de la Loi, l'assureur ne doit pas effectuer une opération prescrite par le paragraphe (2) avec un apparenté visé à l'alinéa 437.19 (1) a) ou b) de la Loi si, immédiatement après l'opération, le montant éventuel calculé selon la formule suivante excédera 50 pour cent de son capital, déterminé conformément au paragraphe (3) :

$$(A + B + C) - D$$

où :

- «A» représente le principal des prêts impayés que l'assureur ou une de ses filiales a déjà consentis aux apparentés de l'assureur visés au paragraphe 437.19 (1) de la Loi, autres que des prêts qui remplissent les exigences de la sous-disposition 4 i du paragraphe 437.18 (1) de la Loi ou celles du paragraphe 437.19 (2) de la Loi;
- «B» représente le total des montants dont chacun correspond au montant que garantit l'assureur ou une de ses filiales pour le compte d'un apparenté de l'assureur visé au paragraphe 437.19 (1) de la Loi, jusqu'à concurrence du montant de la dette impayée à laquelle se rapporte la garantie;
- «C» représente la valeur comptable des placements dans des titres des apparentés visés à l'alinéa 437.19 (1) b) de la Loi dont chacun est détenu par l'assureur ou une de ses filiales;
- «D» représente le total des prêts consentis, des placements effectués et des garanties données par l'assureur ou une de ses filiales dans le cadre d'opérations avec des apparentés visés au paragraphe 437.19 (1) de la Loi dont la valeur était symbolique ou peu importante pour l'assureur pour l'application de la disposition 1 du paragraphe 437.18 (1) de la Loi.

(2) Chacune des opérations suivantes avec l'apparenté, autre qu'une opération qui remplit les exigences de la disposition 1 du paragraphe 437.18 (1) de la Loi, est prescrite pour l'application du paragraphe (1) :

1. Un prêt consenti à l'apparenté, l'acceptation de la cession d'un tel prêt ou l'acquisition d'un tel prêt de toute autre manière.
2. La garantie d'une dette de l'apparenté.
3. Un placement dans des titres émis par l'apparenté, dans le cas d'un apparenté visé à l'alinéa 437.19 (1) b) de la Loi.

(3) Pour l'application du paragraphe (1), le capital de l'assureur est déterminé comme suit :

1. Si l'assureur exerce les activités d'un assureur-vie et qu'il n'est pas une société fraternelle, son capital est le montant déterminé conformément au paragraphe 2 (3) du Règlement de l'Ontario 121/08 (Activités de placement et de prêt — assureurs-vie) pris en application de la Loi.
2. Si l'assureur exerce les activités d'un assureur de dommages ou qu'il est une société fraternelle, son capital est le montant déterminé conformément au paragraphe 2 (2) du Règlement de l'Ontario 122/08 (Activités de placement et de prêt — assureurs de dommages et sociétés fraternelles) pris en application de la Loi.

Opérations nécessitant l'approbation des administrateurs

10. (1) Pour l'application de l'alinéa 437.19 (7) a) de la Loi, une opération visée à la disposition 1, 2 ou 3 du paragraphe 9 (2) du présent règlement avec un apparenté de l'assureur visé à l'alinéa 437.19 (1) a) ou b) de la Loi, autre qu'une opération qui remplit les exigences de la disposition 1 du paragraphe 437.18 (1) de la Loi, doit être approuvée par les administrateurs de l'assureur si, immédiatement après l'opération, le montant déterminé conformément au paragraphe (2) excédera 2 pour cent du capital de l'assureur, déterminé conformément au paragraphe 9 (3) du présent règlement.

(2) Pour l'application du paragraphe (1), le montant éventuel est calculé selon la formule suivante :

$$(E + F + G) - H$$

où :

- «E» représente le principal des prêts impayés que l'assureur ou une de ses filiales a déjà consentis à l'apparenté, autres que des prêts qui remplissent les exigences de la sous-disposition 4 i du paragraphe 437.18 (1) de la Loi ou celles du paragraphe 437.19 (2) de la Loi;
- «F» représente le total des montants dont chacun correspond au montant que garantit l'assureur ou une de ses filiales pour le compte de l'apparenté, jusqu'à concurrence du montant de la dette impayée à laquelle se rapporte la garantie;
- «G» représente la valeur comptable des placements dans des titres de l'apparenté dont chacun est détenu par l'assureur ou une de ses filiales;
- «H» représente le total des prêts consentis, des placements effectués et des garanties données par l'assureur ou une de ses filiales dans le cadre d'opérations avec l'apparenté dont la valeur était symbolique ou peu importante pour l'assureur pour l'application de la disposition 1 du paragraphe 437.18 (1) de la Loi.

(3) Pour l'application du présent article et du paragraphe 437.19 (7) de la Loi, l'approbation des administrateurs de l'assureur s'entend d'une résolution du conseil d'administration adoptée à la majorité des deux tiers au moins des administrateurs avec voix délibérative qui sont présents à la réunion du conseil à laquelle la question est soumise à un vote.

Entrée en vigueur

11. Le présent règlement entre en vigueur le jour de son dépôt ou, s'il lui est postérieur, le jour de l'entrée en vigueur du paragraphe 6 (6) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

ONTARIO REGULATION 131/08

made under the

INSURANCE ACT

Made: April 30, 2008

Filed: May 2, 2008

Published on e-Laws: May 5, 2008

Printed in *The Ontario Gazette*: May 17, 2008

EXEMPTION FROM NEW INVESTMENT RULES

Definitions

1. In this Regulation,

“new investment rules” has the meaning assigned by subsection 431.1 (1) of the Act; (“nouvelles règles de placement”)

“old investment rules” has the meaning assigned by subsection 431.1 (1) of the Act. (“anciennes règles de placement”)

Exemptions

2. (1) The TTC Insurance Company Limited is exempt from the application of the new investment rules, and the old investment rules shall continue to apply to it.

(2) Parts II.2 and XVII.1 of the Act do not apply to the TTC Insurance Company Limited.

Commencement

3. This Regulation comes into force on the latest of,

(a) the day it is filed;

(b) the day subsection 6 (6) of Schedule O to the *Budget Measures Act, 2006* (No. 2) comes into force; and

(c) the day section 14 of Schedule O to the *Budget Measures Act, 2006* (No. 2) comes into force.

RÈGLEMENT DE L'ONTARIO 131/08

pris en application de la

LOI SUR LES ASSURANCES

pris le 30 avril 2008

déposé le 2 mai 2008

publié sur le site Lois-en-ligne le 5 mai 2008

imprimé dans la *Gazette de l'Ontario* le 17 mai 2008**DISPENSE DE L'APPLICATION DES NOUVELLES RÈGLES DE PLACEMENT****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«anciennes règles de placement» S'entend au sens du paragraphe 431.1 (1) de la Loi. («old investment rules»)

«nouvelles règles de placement» S'entend au sens du paragraphe 431.1 (1) de la Loi. («new investment rules»)

Dispenses

2. (1) La compagnie appelée TTC Insurance Company Limited est dispensée de l'application des nouvelles règles de placement et les anciennes règles de placement continuent de s'appliquer à elle.

(2) Les parties II.2 et XVII.1 de la Loi ne s'appliquent pas à la compagnie appelée TTC Insurance Company Limited.

Entrée en vigueur

3. Le présent règlement entre en vigueur le dernier en date des jours suivants :

a) le jour de son dépôt;

b) le jour de l'entrée en vigueur du paragraphe 6 (6) de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2);

c) le jour de l'entrée en vigueur de l'article 14 de l'annexe O de la *Loi de 2006 sur les mesures budgétaires* (n° 2).

20/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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Information

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-21
Saturday, 24 May 2008

Toronto

ISSN 0030-2937
Le samedi 24 mai 2008

Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

GOVERNMENT EFFICIENCY ACT, 2002

We, by and with the advice of the Executive Council of Ontario, name June 30, 2008 as the day on which subsections 15 (2) to (5) of Schedule A to the *Government Efficiency Act, 2002*, c. 18, which amend the *Provincial Offences Act*, come into force.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR
PROVINCE, OF ONTARIO

GIVEN at Toronto, Ontario, on May 14, 2008.

BY COMMAND

TED McMEEKIN
Minister of Government and Consumer Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2002 SUR L'EFFICIENCE DU GOUVERNEMENT

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 30 juin 2008 comme le jour où entrent en vigueur les paragraphes 15 (2) à (5) de l'annexe A de la *Loi de 2002 sur l'efficacité du gouvernement*, chap. 18, qui modifie la *Loi sur les infractions provinciales*.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 14 mai 2008.

PAR ORDRE

TED McMEEKIN
ministre des Services gouvernementaux et
des Services aux consommateurs
(141-G214)



ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

HEALTH SYSTEM IMPROVEMENTS ACT, 2007

We, by and with the advice of the Executive Council of Ontario, name September 1, 2008 as the day on which sections 1 and 12 of Schedule P to the *Health System Improvements Act, 2007*, c. 10, which enacts the *Naturopathy Act, 2007*, come into force.

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2007 SUR L'AMÉLIORATION DU SYSTÈME DE SANTÉ

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} septembre 2008 comme le jour où entrent en vigueur les articles 1 et 12 de l'annexe P de la *Loi de 2007 sur l'amélioration du système de santé*, chap. 10 qui édicte la *Loi de 2007 sur les naturopathes*.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs

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1315



WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on May 14, 2008.

BY COMMAND

TED McMEEKIN
Minister of Government and Consumer Services

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 14 mai 2008.

PAR ORDRE

TED McMEEKIN
ministre des Services gouvernementaux et
des Services aux consommateurs
(141-G215)

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

**RESPONSIBLE CHOICES FOR GROWTH AND ACCOUNTABILITY
ACT (2001 BUDGET), 2001**

We, by and with the advice of the Executive Council of Ontario, name August 1, 2008 as the day on which the following provisions of the *Responsible Choices for Growth and Accountability Act (2001 Budget)*, 2001, c. 8, which amend the *Loan and Trust Corporations Act*, come into force:

1. Subsections 52 (1) and (3) to (8).
2. Sections 53, 54 and 58 to 67.
3. Subsections 68 (2) and (4), 70 (2) and 72 (2).
4. Sections 73, 74, 76 to 78 and 80 to 82.
5. Subsections 83 (3) and 84 (2).
6. Sections 85 to 138 and 141 to 172.
7. Subsections 173 (1) and (4).
8. Sections 174 to 177, 179, 180 and 182.

WITNESS:

THE HONOURABLE
DAVID C. ONLEY

LIEUTENANT GOVERNOR OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on May 14, 2008.

BY COMMAND

TED McMEEKIN
Minister of Government and Consumer Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

**LOI DE 2001 SUR DES CHOIX RÉFLÉCHIS FAVORISANT LA
CROISSANCE ET LA RESPONSABILISATION (BUDGET DE 2001)**

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} août 2008 comme le jour où entrent en vigueur les dispositions suivantes de la *Loi de 2001 sur des choix réfléchis favorisant la croissance et la responsabilisation (budget de 2001)*, chap. 8, qui modifie la *Loi sur les sociétés de prêt et de fiducie* :

1. Les paragraphes 52 (1) et (3) à (8).
2. Les articles 53, 54 et 58 à 67.
3. Les paragraphes 68 (2) et (4), 70 (2) et 72 (2).
4. Les articles 73, 74, 76 à 78 et 80 à 82.
5. Les paragraphes 83 (3) et 84 (2).
6. Les articles 85 à 138 et 141 à 172.
7. Les paragraphes 173 (1) et (4).
8. Les articles 174 à 177, 179, 180 et 182.

TÉMOIN:

L'HONORABLE
DAVID C. ONLEY

LIEUTENANT-GOUVERNEUR DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 14 mai 2008.

PAR ORDRE

TED McMEEKIN
ministre des Services gouvernementaux et
des Services aux consommateurs
(141-G216)

Parliamentary Notice Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Wednesday, May 14, 2008, 3:40 p.m.

In the name of Her Majesty the Queen, His Honour the Lieutenant Governor, assented to the following bills in his office:-

Bill 12	An Act to amend the Vital Statistics Act in relation to adoption information and to make consequential amendments to the Child and Family Services Act. [S.O. 2008, Chapter 5]
Bill 35	An Act to authorize the Minister of Finance to make payments to eligible recipients out of money appropriated by the Legislature and to amend the Fiscal Transparency and Accountability Act, 2004, the Ministry of Treasury and Economics Act and the Treasury Board Act, 1991. [S.O. 2008, Chapter 6]
Bill 44	An Act respecting Budget measures, interim appropriations and other matters. [S.O. 2008, Chapter 7]

DEBORAH DELLER
Clerk of the Legislative Assembly

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, mercredi, mai 14, 2008, 15 h 40

Au nom de Sa Majesté la Reine, Son Honneur le lieutenant-gouverneur, a accordé la sanction royale aux projets de loi suivants, dans son bureau :

Projet de loi 12	Loi modifiant la Loi sur les statistiques de l'état civil en ce qui a trait aux renseignements sur les adoptions et apportant des modifications corrélatives à la Loi sur les services à l'enfance et à la famille. [L.O. 2008, Chapitre 5]
Projet de loi 35	Loi autorisant le ministre des Finances à faire des versements aux bénéficiaires admissibles sur les crédits affectés par la Législature et modifiant la Loi de 2004 sur la transparence et la responsabilité financières, la Loi sur le ministère du Trésor et de l'Économie et la Loi de 1991 sur le Conseil du Trésor. [L.O. 2008, Chapitre 6]
Projet de loi 44	Loi concernant les mesures budgétaires, l'affectation anticipée de crédits et d'autres questions. [L.O. 2008, Chapitre 7]

La greffière de l'Assemblée législative
DEBORAH DELLER

(141-G217)

Criminal Code Code Criminel

DESIGNATION OF QUALIFIED TECHNICIANS (BREATH SAMPLES)

NOTICE IS HEREBY GIVEN that pursuant to subsection 254(1) of the Criminal Code (Canada), the Honourable Rick Bartolucci, Minister of Community Safety and Correctional Services of Ontario, on the 2nd day of May, 2008, designated the following persons as being qualified to operate the approved instruments known as the Intoxilyzer® 5000C.

L'AVIS PRESENT est donné qu'en vertu du paragraphe 254(1) du Code Criminel du Canada, l'honorable Rick Bartolucci, Ministre de la Sécurité communautaire et des Services correctionnels de l'Ontario, le 2 mai 2008, désigna les personnes suivantes comme étant qualifiées pour manipuler les alcootest approuvé connu sous le nom de Intoxilyzer® 5000C.

Michael Agostinis	LaSalle Police Service
Adam Appleyard	Windsor Police Service
Steve Brnardic	Windsor Police Service
Charles Campbell	Windsor Police Service
Darcy Diotte	Windsor Police Service
Joseph Ferrari	Windsor Police Service
Joshua Flikweert	Chatham-Kent Police Service
Andrew Gaiswinkler	Chatham-Kent Police Service
Mike Gray	Leamington Police Service
Wil Hodgins	Windsor Police Service

Kristofor Lauzon
John McDonald
Shawn Munro
Paul Myers
Aaron Naklie
Jeffrey Pocock
Sean Richardson

(141-G218)

Windsor Police Service
Canada Border Services Agency
Sarnia Police Service
Chatham-Kent Police Service
Windsor Police Service
Windsor Police Service
Windsor Police Service

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection.

3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

Autobus Galland Ltee. 41689-D & E
3874 Chem du Souvenir, Laval, PQ, H7V 1Y4

Applies for the approval of the transfer of extra-provincial operating licence number X-300 and public vehicle operating licence number PV-2013 now in the name of Classic Alliance Motor Coach Inc., 202 Sauve Ouest, Montreal, PQ, H3L 1Y9.

Jet Tours USA Inc. 47026-A
299 Murray Hill Parkway, East Rutherford, NJ, USA, 07073
Mailing Address: 265 Ave. Dorval, #203, Dorval, PQ, H9S 3H5

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

The Little People's Transportation Corporation 46318-B
169 Gayla Street, Thornhill, ON L4J 6E3

Applies for the approval of transfer of shares as follows:

1501 Common Shares of the capital stock of the Corporation now in the name of Matilda Varga and Thomas Varga to LPT Ontario Inc., c/o Donald O'Shea, 29 Esker Drive, Brampton, ON L6Z 3C7.

1499 Common Shares from Matilda Varga and Thomas Varga to LPT US LLC., c/o Donald O'Shea, 29 Esker Drive, Brampton, ON L6Z 3C7.

(141-G219) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-24	
AMBIANCE SOLUTIONS INC.	002000830
B & N DEMO AUTO COLLISION LTD.	001018657
B & N MART INC.	002040528
BHATT FAMILY HOLDINGS INC.	001619956
BLUE BAY RESORTS LTD.	000551972
BLUEFIELD MANAGEMENT LTD.	001487669
BOCA MANUFACTURING LTD.	001599159
BOX OFFICE ENTERTAINMENT INC.	001232446
CANADA HYDRO & ENERGY INC.	001494140
CANBAC FARMS LIMITED	000223804
CASH & CARRY PRINTERS INC.	001084936
CERAMICS UNLIMITED INC.	001136294
CHAUVER OF DELAWARE INC.	000535921
CHRISATHENAKI CORPORATION	001468240
CJ CONSULTING INC.	001259061
CLUB CONCIERGE CORPORATION	001554057
CRONMILLER / RUSAN INC.	001088065
CYBERMATRIX INC.	002004574
D. BOYNE TRUCKING LTD.	000805293
EDGE SKATES INC.	001407990
FIRST HEALTH TECHNOLOGIES INC.	001494408
FIVE DIAMONDS BILLIARDS INC.	000917848
FRANK STAMATOPOULOS AND SON LIMITED	000590416

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GLOW NUTRACEUTICALS INC.	001620442
GREPS HOLDINGS LIMITED	000355748
HE'S INTERNATIONAL INC.	001557877
HIGH VISION PRODUCTS INC.	001026617
HIPNOTIC ENTERTAINMENT INC.	002024503
HORIZON PARKING LTD.	001188961
IDLEWOOD CUSTOM CARPENTRY INC.	000894534
INTERNATIONAL BUSINESS REFERRALS INC.	001216460
JIBE HOLDINGS INC.	001620134
JOINT COLLECTIVE INC.	002029349
KAONA PRODUCTIONS INC.	001475527
KIRKFIELD BUILDING SUPPLIES LTD.	000564665
LE-MARK INTERNATIONAL LTD.	001080376
LITTLE PUMPKINS LTD.	000895225
LONDON CENTRAL MARKET INC.	002004001
MALWA LOGISTICS INC.	002046282
MANNA DEVELOPMENTS INC.	002047486
MANNY WAGNER LIMITED	000437349
MARTINHO INVESTMENTS LTD.	001029702
MATLYN INVESTMENTS LTD.	000833761
METROPOLITAN LIQUIDATION INC.	001175547
MICKISO ENTERPRISES INC.	001561213
NA YAN DESIGN LTD.	001467545
O'SULLIVAN GROUP INC.	001504193
OVERSEAS ENGINEERING TRAINING INC.	001554572
PANNON-CANADA MARKETING (CANADA) LTD.	000750357
POLL MANAGEMENT LTD.	001032388
PRICE TECH INC.	001558820
PRIMARY COLOURS PRE-SCHOOL INC.	000803993
R. MURRAY TRANSPORT INC.	001339917
REDSTAR INC.	001574695
RSI INC.	001605940
SANDBANK LAWN CARE LTD.	001550493
SE 9-22-16 FARM LTD.	000368112
SECOND SUN TANTALIZING STUDIOS LIMITED	001314920
SIROCCO MECHANICAL SERVICES LTD.	001001524
STROBUS CONTRACT FURNITURE LIMITED	000401284
SUPERLATIVE DEVELOPMENTS LIMITED	000098733
TECKALINE ENTERPRISE LIMITED	001162257
TERZI CONSTRUCTION INC.	001184223
THE ADBANK INC.	002004273
THE HONOURABLE GEEVES CATERING CORPORATION	000708777
TOPLINE INDUSTRIAL INC.	001352013
UNISCREEN DESIGN LTD.	001036076
VNPRINTERS GROUP LTD.	001137269
W. H. HARMON HOLDINGS LIMITED	000531333
WHITEWATER CONSTRUCTION INC.	002014314
ZOHRA FASHION AND FABRICS INC.	002012435
1005500 ONTARIO INC.	001005500
1056195 ONTARIO LIMITED	001056195
1061916 ONTARIO LIMITED	001061916
1078304 ONTARIO LIMITED	001078304
1093889 ONTARIO LIMITED	001093889
1185645 ONTARIO INC.	001185645
1231911 ONTARIO LTD.	001231911
1308693 ONTARIO INC.	001308693
1311118 ONTARIO LTD.	001311118
1323328 ONTARIO INC.	001323328
1341637 ONTARIO INC.	001341637
1390531 ONTARIO INC.	001390531
1400643 ONTARIO INC.	001400643
1409583 ONTARIO LTD.	001409583
1417975 ONTARIO INC.	001417975
1425196 ONTARIO INC.	001425196
1447136 ONTARIO INC.	001447136
1452555 ONTARIO INC.	001452555
1466942 ONTARIO LIMITED	001466942
1480054 ONTARIO INC.	001480054
1487511 ONTARIO LTD.	001487511
1493059 ONTARIO INC.	001493059

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1511941 ONTARIO LIMITED	001511941
1529271 ONTARIO LIMITED	001529271
1534756 ONTARIO LTD.	001534756
1546112 ONTARIO LTD.	001546112
1549711 ONTARIO LTD.	001549711
1557751 ONTARIO LTD.	001557751
1567958 ONTARIO INC.	001567958
1573001 ONTARIO INC.	001573001
1574730 ONTARIO INC.	001574730
1591414 ONTARIO INC.	001591414
1593390 ONTARIO INC.	001593390
1598640 ONTARIO INC.	001598640
1612370 ONTARIO INC.	001612370
1616828 ONTARIO LIMITED	001616828
1618986 ONTARIO INC.	001618986
238537 INVESTMENTS LIMITED	000238537
392552 ONTARIO LIMITED	000392552
472036 ONTARIO LIMITED	000472036
486591 ONTARIO INC.	000486591
534125 ONTARIO INC.	000534125
5510 CANOTEK ROAD INC.	001252341
685545 ONTARIO INC.	000685545
802476 ONTARIO LTD.	000802476
881388 ONTARIO INC.	000881388
884249 ONTARIO LTD.	000884249
936271 ONTARIO INC.	000936271
975320 ONTARIO INC.	000975320

(141-G220)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-04-28	
ACUAMATCH INC.	001336788
BAG EXPRESS CORPORATION	001348065
BDS CONSULTING INC.	001345114
BORROWED TIME CHARTERS INCORPORATED	001344180
CAN CLEAR MARKETING INC.	001336282
CAN CLEAR TECHNOLOGIES INC.	001336283

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CARBONE EXCAVATING LTD.	001347347
CIMBIOTIC FINANCIAL CORP.	001339401
CLEAN CUT QUALITY CARE INC.	001344243
DA DA DESIGN INC.	001345725
ELIO PICTURES LIMITED	001334859
ERIN LOGISTICS INC.	001350437
EVOLUTION GOLF INC.	001348559
EXTENSIVE CONSTRUCTION INC.	001331343
FOUR QUARTERS CAPITAL GROUP INC.	001341998
GUIDEPOST SEVEN LTD.	001332135
HAMMERBEAM LTD.	001335375
HAMPTON LASER CENTERS INC.	001342828
HASSANEIN PERTROLIUM INC.	001518361
HAYAT ECAT INC.	001332774
HIDIS INC.	001323955
HOME SAFE HOME PROFESSIONAL INSPECTIONS INC.	001351880
HOSPITALITY SOLUTIONS OTTAWA INC.	001323966
INFTECH INC.	001337856
INNOVATIVE ART CONSULTANTS INC.	001338992
INTERPROJ INC.	001334713
JADOK LIMITED	000155693
JBECO HOLDINGS INC.	001344667
KANADA KONSTRUKTION MATERIAL CORP.	001341552
KANSEA HOLDINGS LTD.	001337926
KENJI HOMMA GRAPHICS LIMITED	000273767
KEYSTONE TRADING INC.	001340106
KINGSFORT PAVING & CONTRACTING INC.	001336128
KOLTUN AND ASSOCIATES CONSULTING SERVICES LIMITED	001340218
KREVIN ENTERPRISES INC.	001344950
LAZ CONSULTING CO. INC.	001340140
LECKIE CONSULTING INC.	001319731
MAC ENTERPRISES INC.	001337985
MIC MAC HAULAGE TORONTO LIMITED	001343170
MILEE CONSULTING INC.	001332051
MMS MANAGEMENT INC.	001332184
NBL DIRECT SALES OF CANADA INC.	001350008
NU FORM WEIGHT LOSS CLINIC INC.	001340781
NY CONSULTING INC.	001346845
PARKLAND DAY CARE SERVICES INC.	001340070
PROGRESS AZORES GENERAL CONSTRUCTION LTD.	001351534
PUREFAB STAINLESS PIPING INC.	001133756
Q.I.K. QUALITY IS KEY LTD.	001311981
RCH TEX-CHEM INC.	001325763
RESERVE PORT DEVELOPMENTS INC.	001336506
RESIDENTIAL RETIREMENT GROUP INC.	001330402
RUMATT INC.	001336216
SAFEDIG LTD.	001338795
SILICON TECHNOLOGIES CONSULTING SERVICES INC.	001326600
STUART CONSULTING INC.	001336137
SUPERSTARS LIMOUSINE INC.	001345033
TELECOM CONNECTIONS INC.	001337312
TENWARE CORP.	001332157
THE FIELD HOUSE SPORTS PUB INC.	001343022
THE IMMINENT CORP.	001335613
THE PANACHE GROUP INC.	001311993
THE THOMAS CARRIGAN GROUP LTD.	001338003
TORONTO TAXI MANAGEMENT CORPORATION	001332064
TWYN RIVERS CONTRACTING INC.	001346893
UNDERDOG SPORTS AND ENTERTAINMENT NETWORK INC.	001333064
UNITED MICRO SYSTEMS INC.	001241600
WOODMILL FORMING INC.	001344234
YBS INVESTMENTS & DISTRIBUTION LTD.	001345104
1224017 ONTARIO LTD.	001224017
1229919 ONTARIO LIMITED	001229919
1311962 ONTARIO INC.	001311962
1315156 ONTARIO INC.	001315156

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1323221 ONTARIO INC.	001323221
1323668 ONTARIO INC.	001323668
1323748 ONTARIO INC.	001323748
1323798 ONTARIO LTD.	001323798
1323861 ONTARIO INC.	001323861
1323938 ONTARIO LIMITED	001323938
1326548 ONTARIO LTD.	001326548
1329735 ONTARIO LTD.	001329735
1332343 ONTARIO INC.	001332343
1332792 ONTARIO LTD.	001332792
1333335 ONTARIO LIMITED	001333335
1333680 ONTARIO INC.	001333680
1334158 ONTARIO INC.	001334158
1335140 ONTARIO INC.	001335140
1335220 ONTARIO LIMITED	001335220
1335784 ONTARIO LIMITED	001335784
1336041 ONTARIO INC.	001336041
1336070 ONTARIO LTD.	001336070
1336865 ONTARIO LIMITED	001336865
1337539 ONTARIO LIMITED	001337539
1338237 ONTARIO LIMITED	001338237
1338253 ONTARIO INC.	001338253
1338397 ONTARIO INC.	001338397
1338792 ONTARIO INC.	001338792
1341542 ONTARIO LTD.	001341542
1341543 ONTARIO LTD.	001341543
1342796 ONTARIO INC.	001342796
1342797 ONTARIO INC.	001342797
1345037 ONTARIO LIMITED	001345037
1345741 ONTARIO INC.	001345741
1345744 ONTARIO LIMITED	001345744
1345827 ONTARIO INC.	001345827
1346029 ONTARIO INC.	001346029
1348141 ONTARIO INC.	001348141
1348152 ONTARIO LTD.	001348152
1348317 ONTARIO INC.	001348317
1351311 ONTARIO INC.	001351311
27 BRIDGE STREET (BRANTFORD) INC.	001333852
444839 ONTARIO INC.	000444839

(141-G221)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-10-10	
KEN WHEELER MANAGEMENT LIMITED	000220889
2007-11-09	
HFM CEMENT CONSTRUCTION LIMITED	000498883

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-11-27	
1404601 ONTARIO LTD.	001404601
2007-12-03	
J & J BOYD LIMITED	000806528
2008-01-21	
AMSA SOLUTIONS INC.	001216471
2008-02-05	
1625480 ONTARIO INC.	001625480
2008-03-06	
ANTARES AIR SERVICES INC.	000932719
2008-04-08	
2105668 ONTARIO INC.	002105668
2008-04-14	
1538219 ONTARIO LIMITED	001538219
2008-04-24	
ASORA CONSULTING LIMITED	001585008
BLACK ECHO SYSTEMS INC.	001447458
CHOICE CONSULTING & MARKETING INC.	001589776
CONRAD LAMADELEINE COURTIER BROKER INC.	001148053
DAN WILKINSON WELDING LTD.	000728485
HORROR ENTERTAINMENT INC.	001547020
JANEX SERVICES INC.	001751438
MOAH INC.	002034264
PAUL HADLEY ENTERPRISES LTD.	000757971
SERA INVESTMENTS INC.	000924460
SERVAIS SHEET METAL LTD.	000473897
SPOT LUGGAGE INC.	001474604
STOCKTON & BUSH EC LIMITED	001276857
TOP-ROB ENTERPRISES INC.	002031364
1073509 ONTARIO LIMITED	001073509
1531731 ONTARIO INC.	001531731
1711738 ONTARIO INC.	001711738
627531 ONTARIO LTD.	000627531
2008-04-26	
BROOK LAKER ASSOCIATES LIMITED	000706257
CIS PORTRAITS INC.	001291463
CUMBERLAND AVENUE HOLDINGS LIMITED	000877166
CUSTOM BATH WORKS INC.	002062977
NEW SUMATRA SOFTWARE INC.	001170523
RAI PROPERTIES LTD.	002067761
1253385 ONTARIO INC.	001253385
1601405 ONTARIO LTD.	001601405
1608253 ONTARIO INC.	001608253
2008-04-28	
AQUASAVE LIMITED	000315797
D.J. FAST HOLDINGS LIMITED	001322918
DALENT LIMITED	000090949
DEVEBER INVESTMENTS INC.	001089313
GOLDEN VALLEY INN LIMITED	000244906
GREENPARK RENOVATION SERVICES INC.	000968274
GREG'S AUTO PAINTERS & BODY SHOP LTD.	000418892
J B INTERNATIONAL SHIPPERS LIMITED	000375940
JEAN CLARK ABSTRACTERS INC.	000588314
JOHN D. SMITH ENGINEERING ASSOCIATES LIMITED	000241245
JPALK INFO TECH CONSULTING INC.	002057515
MARK'S LONE TREE LIMITED	000859985
SARDINIA DEVELOPMENTS LTD.	001697276
SPECIFORM LIMITED	000145282
UNION TRADING COMPANY INC.	001340109
1127732 ONTARIO INC.	001127732
1293944 ONTARIO INC.	001293944
1310409 ONTARIO INC.	001310409
1425561 ONTARIO LTD.	001425561
1537332 ONTARIO LIMITED	001537332
1547884 ONTARIO INC.	001547884
1656646 ONTARIO INC.	001656646
1661634 ONTARIO INC.	001661634
1663209 ONTARIO INC.	001663209
2100235 ONTARIO INC.	002100235

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
3C MARKETING SOLUTIONS INC.	002128081
2008-04-29	
AMANA IMPORTS CANADA LTD.	000734477
BE OUR GUEST EVENT MANAGEMENT INC.	001329333
CANADIAN BREEDERS SALES INC.	000932834
DARSON REALTY MANAGEMENT IV LTD.	000946175
DAYDREAM ENTERTAINMENT INC.	002020505
E-MALL GEORGINA INC.	001398541
LOT 1483 INVESTMENTS INC.	001469832
MEDONTE FORESTRY SERVICES LTD	001072947
RAJ FINANCIAL SERVICES CANADA INC.	001245121
REVERE TRANSDUCERS CANADA LTD.	000708716
RYAN SCOTT LOGGING LTD.	000535718
STRATHSHORE FINANCIAL INC.	001175512
STURGIS PROPERTY SERVICES INC.	001409657
TELSENSE INC.	001505191
1155430 ONTARIO LTD.	001155430
1159341 ONTARIO LIMITED	001159341
1171774 ONTARIO LTD.	001171774
1250234 ONTARIO INC.	001250234
1298989 ONTARIO INC.	001298989
1407954 ONTARIO INC.	001407954
1542310 ONTARIO INCORPORATED	001542310
2010431 ONTARIO INC.	002010431
2074474 ONTARIO LIMITED	002074474
2119234 ONTARIO INC.	002119234
2211 RIVERSIDE DRIVE LIMITED	001150154
2008-04-30	
C-T JESCO PAVING LTD.	001300998
ERA CONCEPTS INC.	002078818
FAIRVIEW RESEARCH INC.	001271345
GEOMETRIC CRANE SERVICES INC.	001734662
GLENDAVEY INC.	000911720
INRUN CORP.	002087760
INTERLINK CANADA INC.	001175808
JIM MULLINS TRUCKING LIMITED	000725604
NORMAND SAVOIE ENTERPRISE INC.	002066199
NOVASYSTEM MACHINERY INC.	000851572
ROMEO DRY CLEANERS LTD.	001428411
RUZ TECHNOLOGIES INC.	001638291
SAIGANESH INC.	002015773
SPACE-FILLERS COMMUNICATIONS LTD.	000751939
SUMEET EXPRESS LTD.	002049191
WESTMORE CONSULTING LTD.	001505467
WHITE WALL PRODUCTIONS LTD.	000717909
WIN-IT LOTTO SELECTORS INC.	001069660
YNYR CLARKE SALES LTD.	000350973
1272301 ONTARIO LIMITED	001272301
1291607 ONTARIO INC.	001291607
1321677 ONTARIO INC.	001321677
1373142 ONTARIO INC.	001373142
1494835 ONTARIO LTD.	001494835
1635715 ONTARIO LIMITED	001635715
2072459 ONTARIO INC.	002072459
2123356 ONTARIO LTD.	002123356
596318 ONTARIO LIMITED	000596318
674279 ONTARIO INC.	000674279
939100 ONTARIO INC.	000939100
2008-05-01	
B & D KERR ENTERPRISES LTD	001078372
BRANIFF PAINTING LIMITED	000405504
CANADA DEL SUR INC.	001706105
CAROوبا INC.	002028128
CEDAR POST SUPPLY INC.	001519252
GONTECH LTD.	001414697
HARHAN MANAGEMENT SERVICES INC.	000396840
LAMASZ INTERNATIONAL INC.	001429075
LARICH PROPERTIES LIMITED	001085236
MARCEL DE VOS CONSULTING INC.	001549967
NETEGRITY CANADA INC.	001405850
RIGHT COMPUTING INC.	002058986

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SEAS THE DAY INC.	001576175
SILDANA ENTERPRISES LTD.	000476110
SPRINKLER TECH LIMITED	000500274
TRANQUIL DEVELOPMENTS LIMITED	001447581
WALKERWAY ENTERTAINMENT GROUP INC.	002004619
XINCON SOFTWARE (CANADA) INC.	001518310
1364880 ONTARIO INC.	001364880
538279 ONTARIO LIMITED	000538279
2008-05-02	
ARYA FURNITURE INC.	001607562
BO & WONG CONSULTING INC.	001283927
BRILLIANTEX (WOVEN) CANADA LTD.	001516424
CHEVEZ TRANSPORT LTD.	001536039
CHHATARPUR ONTARIO INC.	002110584
D-SYSTEMS, INC.	001122402
DODINE INC.	000691251
EPEC GAS CANADA LTD.	000947092
GDQ INC.	001341719
H.R. TOOR TRANSPORT LTD.	001375201
HERON BAY WINES INC.	002031175
KEN FAR (CANADA) INC.	001193403
LIFE! JOY! VITALITY! INC.	000700953
NEREL INC.	001343236
NICK MARTELLA MANAGEMENT INC.	000505106
POSCOR METALS GROUP GP INC.	001659664
POWERPLAY AUTO REBUILDING LTD.	001402086
RANG INDUSTRIES INC.	001397405
SHAHAMANAT TRADING INC.	001566059
SHENG QIANG INTERNATIONAL TRADING LTD.	001494195
ST. CLAIR WHOLESALE MEAT & CHEESE LIMITED	000435617
STOCKPRICETARGET.COM INC.	001383517
SYLVIEDEN CORPORATION	002168566
THE CATERING TRHEE LTD.	001347968
TONY'S GOOD POP INC.	000847830
UAINE INC.	002059848
YEBUN GROUP LTD.	001516351
1131537 ONTARIO LTD.	001131537
1194758 ONTARIO LIMITED	001194758
1304959 ONTARIO LTD.	001304959
1312619 ONTARIO INC.	001312619
1468893 ONTARIO INC.	001468893
1513167 ONTARIO LIMITED	001513167
1540999 ONTARIO INC.	001540999
1625157 ONTARIO INC.	001625157
1719787 ONTARIO INC.	001719787
2068475 ONTARIO INC.	002068475
2123864 ONTARIO INC.	002123864
720126 ONTARIO LIMITED	000720126
720128 ONTARIO LIMITED	000720128
904841 ONTARIO LIMITED	000904841
966533 ONTARIO INC.	000966533
2008-05-05	
AEOLIAN CONSTRUCTION CORP.	000280798
ALBERT PALUZZI INVESTMENTS INC.	000527769
ALL STAR DRIVING SCHOOL THORNHILL INC.	002161520
CCI PLASTICS LTD.	001566962
CLUE PRODUCTIONS LTD.	001466153
COT CONVENIENCE INC.	002151158
CYBERVISION ENTERPRISES LTD.	002056745
D.G. PHILLIPS INSURANCE AGENCY INC.	000792391
DOUBLE TREE INTERNATIONAL TOURS CANADA INC.	001666462
JG BIOMEDICAL SERVICES INC.	002063195
JODAR INCORPORATED	000878563
KINGS-HAT INVESTORS LIMITED	000444537
LIBERTY PLASTICS LIMITED	000733711
MOORE MANAGEMENT AND CONSULTING SERVICES INC.	001322126
MP & MS CONTRACTING INC.	002030004
NEW THUNDERBIRD INVESTMENTS LIMITED	000278405

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PAXTON INVESTMENTS LTD.	000242496
SIMPLE VECTOR COMPUTER LTD.	001367161
UNIQUE SUN INC.	002057295
WISE HUTTON MACDONALD INSURANCE AGENCIES INC.	000556005
1013531 ONTARIO LTD.	001013531
1018466 ONTARIO LTD.	001018466
1207096 ONTARIO LIMITED	001207096
1239003 ONTARIO LTD.	001239003
1273916 ONTARIO INC.	001273916
1427978 ONTARIO INC.	001427978
1597147 ONTARIO INC.	001597147
2031779 ONTARIO LIMITED	002031779
2049525 ONTARIO LIMITED	002049525
2070255 ONTARIO INC.	002070255
739532 ONTARIO LIMITED	000739532
831852 ONTARIO INC.	000831852
2008-05-06	
ALMONTE MINI STORAGE LTD.	000914069
AQUARIUS SUPPLIES & SERVICES INC.	001338034
BETTERSOURCE CANADA INC.	001515276
CANADA SHORT-STAY ACCOMMODATIONS INC.	001298229
CANADIAN COTTAGE CLOTHES COMPANY INC.	001095103
CAPITRIM INVESTMENTS CORP.	002133851
CARLETE MASONRY LTD.	001583207
CHASE41 & ASSOCIATES INC.	002096205
CONDUIT FOR MORTGAGE OBLIGATIONS INC.	001036040
CROWNCREST DEVELOPMENT LIMITED	000219594
FIRE SPRINKLER TECHNOLOGIES LTD.	001117468
HUMBERTON INC.	001261742
IDEALAND DEVELOPMENTS INC.	000481928
KELVIN INTERNATIONAL LIMITED	001538240
KOVA ENTERPRISES LTD.	001409151
MAX AUTOMATION INC.	001445022
SRA TRUCK LINES LTD.	001498138
SYEDS CANADIAN GLOBAL CORPORATION	001655250
THREE BRIDGES SYSTEM INC.	002081884
UNIVERSAL CONSULTANT STAFFING INC.	001687855
ZENA DEVELOPMENTS CORP.	000813809
1118074 ONTARIO INC.	001118074
1259089 ONTARIO INC.	001259089
1310650 ONTARIO INC.	001310650
1344915 ONTARIO LIMITED	001344915
1384741 ONTARIO INC.	001384741
1627983 ONTARIO INC.	001627983
1677897 ONTARIO INC.	001677897
2084994 ONTARIO LIMITED	002084994
2099275 ONTARIO INC.	002099275
2008-05-07	
ACANTHUS CAPITAL INC.	000963665
BOB SHA DAISY MART LIMITED	001571313
DART FINANCIAL CORPORATION LIMITED	000233050
NORTH SIMCOE CONTRACTING LTD.	001279443
OC DESIGN INC.	001517529
1063862 ONTARIO INC.	001063862
1452678 ONTARIO LIMITED	001452678
1487474 ONTARIO INC.	001487474
1572909 ONTARIO INC.	001572909
1627289 ONTARIO INC.	001627289
2080646 ONTARIO LTD.	002080646
2106936 ONTARIO INC.	002106936
777477 ONTARIO INC.	000777477
2008-05-08	
AGF PARTNERS LIMITED	000871954
AGF PARTNERS NO. ELEVEN LIMITED	001274164
AGF PARTNERS NO. TWO LIMITED	000923406
CORPORATE INVESTORS (MARKETING) LIMITED	000087745
GAROE ENTERPRISES COMPANY LTD.	001031590

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
IMONEY CORP.	001303606
IMONEY HOLDING CORPORATION	001303335
LAKE "77" ENT. LTD.	001163171
LERVIL DEVELOPMENT CORPORATION	001624856
QPS SOLUTIONS INC.	002012427
SAILA IMPORTS INC.	001469298
1601308 ONTARIO INC.	001601308
20/20 DISTRIBUTION NO. 2 LIMITED	000955864
20/20 LIMITED	000857159

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G222)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

May 5-9

NAME	LOCATION	EFFECTIVE DATE
Huculiak, John H.	Etobicoke, ON	9-May-08
Whitty, Donald E.	Toronto, ON	9-May-08
Van Den Berg, Arie J.	Ingersoll, ON	9-May-08
Dunbar, Thomas Edward	Goderich, ON	9-May-08
MacNeil, James	Chatham, ON	9-May-08
Di-Fonzo, Pasquale	Brampton, ON	9-May-08
Davis, Michael	Markham, ON	9-May-08
Davis, Dawn	Markham, ON	9-May-08
Hwang, Dae-Youn	North York, ON	9-May-08
Kumar, Sanjive	Scarborough, ON	9-May-08
Thorpe, Karen	Toronto, ON	9-May-08
Bowers, Brenda	Windsor, ON	9-May-08

RE-REGISTRATIONS

NAME	LOCATION	EFFECTIVE DATE
Lee, Garry	Toronto, ON	9-May-08
Thompson, Janet	Ottawa, ON	9-May-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Hawkins, Peter	Thunder Bay, ON	5-May-08
June 26, 2008 to June 30, 2008		
McNamara, Terrance Joseph	Vancouver, BC	5-May-08
June 19, 2008 to June 23, 2008		

NAME	LOCATION	EFFECTIVE DATE
Kuyper, Brian	Granum, AB	5-May-08
June 12, 2008 to June 16, 2008		
Heppner, Carl Duane	Fresno, CA	5-May-08
June 19, 2008 to June 23, 2008		
Bolinder, Garth	Tulsa, OK	5-May-08
June 27, 2008 to July 01, 2008		
Gilbert, John	Wetaskiwin, AB	5-May-08
June 27, 2008 to July 01, 2008		
Anningson, Howard Chandler	Saint John, NB	5-May-08
June 05, 2008 to June 09, 2008		
Traczyk, Edward W.	Poughkeepsie, NY	5-May-08
June 12, 2008 to June 16, 2008		
Catalano, Pierre	Montreal, QC	5-May-08
June 05, 2008 to June 09, 2008		
Martins, Todd Gregory	Sterling Heights, MI	5-May-08
June 19, 2008 to June 23, 2008		
Wachs, Robert	San Diego, CA	5-May-08
June 10, 2006 to June 14, 2008		
Percy, Kenneth	Edmonton, AB	5-May-08
June 05, 2008 to June 09, 2008		
Ford, James	Auburndale, MA	5-May-08
May 30, 2008 to June 03, 2008		
Koivisto Barlow, Julianne	Calgary, AB	5-May-08
June 19, 2008 to June 23, 2008		
Bender, Alissa	Calgary, AB	5-May-08
June 27, 2008 to July 01, 2008		
Fraser, Rachel	Cantley, QC	5-May-08
June 12, 2008 to June 16, 2008		
Brown, Trevor	Etobicoke, ON	5-May-08
June 19, 2008 to June 23, 2008		
Cuthbert, Terry	Lorraine, QC	5-May-08
June 26, 2008 to June 30, 2008		
Shantz, Tamara	Goshen IN U.S.A.	5-May-08
June 26, 2006 to June 30, 2008		
Rotenburg, David	Ottawa, ON	5-May-08
June 27, 2008 to July 01, 2008		
Di Giacomo, Michael	Spring City, PA	5-May-08
May 29, 2008 to June 02, 2008		
Lowe,	South Hampton, Bermuda	5-May-08
Damaris Juanita		
May 22, 2008 to May 26, 2008		
Summerville, Chris	Steinback, MB	5-May-08
May 30, 2008 to June 03, 2008		
Allen, Richard	Abington, PA	5-May-08
August 15, 2008 to August 19, 2008		
Allen, Richard	Abington, PA	5-May-08
May 16, 2008 to May 20, 2008		
Skinner, Allister Neil	Victoria, BC	5-May-08
June 12, 2008 to June 16, 2008		
Sandford, Heather	Wesleyville, NL	5-May-08
June 12, 2008 to June 16, 2008		
Laustsen, Jeffrey	Rockville Centre, NY	9-May-08
June 12, 2008 to June 16, 2008		
VanOene, William W.J.	Abbotsford, BC	9-May-08
June 11, 2008 to June 15, 2008		
Lee-Sang, Alfred George	Kingston, Jamaica	9-May-08
June 12, 2008 to June 16, 2008		
Trudel, Guy	Washington, DC	9-May-08
June 19, 2008 to June 23, 2008		
Lewis, Edward William	Calgary, AB	9-May-08
June 12, 2008 to June 16, 2008		
Stokes, Gary	Lancaster, ON	9-May-08
June 26, 2008 to June 30, 2008		
Stokes, Gary	Lancaster, ON	9-May-08
September 11, 2008 to September 15, 2008		
Stokes Gay	Lancaster, ON	9-May-08
September 25, 2008 to September 29, 2008		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Johnson, Mark	Kitchener, ON	7-May-08
Bouliane, Kristan	Harrow, ON	7-May-08
Bouliane, Tina	Toronto, ON	7-May-08
Youngren, Peter	Fenwick, ON	7-May-08
Akhavan, Aghdas	Aurora, ON	7-May-08
Coens, L. Bradley	Kingston, ON	7-May-08
Devaux, Gilles	North Lancaster, ON	7-May-08
Anthony, Joy Ureth	Scarborough, ON	7-May-08
Soberano, Larrie	Barrie, ON	7-May-08
Cardenas, Hugo	North York, ON	7-May-08
Falzon, Raymond	Toronto, ON	7-May-08
Simiyon, Joseph	Toronto, ON	7-May-08
Pullez, Michele Theodore	Downsview, ON	7-May-08
Anthony, Paulraj	Toronto, ON	7-May-08
Monin, Gene K.	Sault Ste. Marie	7-May-08
Kern, Paul	Stirling, ON	7-May-08
Cantelon, Todd	Burlington, ON	7-May-08
Mashingaidze, Sandrah	Scarborough, ON	7-May-08
Shantz, Allan	St. Catharines	7-May-08
Richards, Barbara Agnes	Toronto, ON	7-May-08
Gorham, William Robert	Toronto, ON	7-May-08
Campbell, William George	Toronto, ON	7-May-08
Sinclair, George	Ottawa, ON	7-May-08
Coulombe, Patricia	Orleans, ON	7-May-08
MacNeil, James	Chatham, ON	9-May-08
Kumar, Sanjive	Scarborough, ON	9-May-08
Bowers, Brenda	Windsor, ON	9-May-08

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G223)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from May 05, 2008 to May 11, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 05 mai 2008 au 11 mai 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDALLRAHMAN.	MELMOLY.
ABDALLAH.	MALCOLM.ALIDJA.
ABDEL-MESSIH. MICHAEL.	MESSIH. MICHAEL.
ABDULA. RAAD.	OMARI. ABDULLA.
ABU FARHA. SHADI.	ABUFARHA. SHADI.
AHMAD. SHIRZAD.AZIZ.	ZERDESHTY. SHERZAD.A.
AL-TAMIMI. ALI.	JASEM. ALI.SABAH.
AL-TAMIMI. FATMEH.	JASEM. FATMEH.SABAH.
AL-TAMIMI. NOOR.	JASEM. NOOR.SABAH.
AL-TAMIMI. RAIDA.	NAMEK. RAIDA.

PREVIOUS NAME	NEW NAME
AL-TAMIMI. SABAH.	JASEM. SABAH.
ALEKSYEYEV. OLEKSANDR.	ALEXEEV.
GENNADIYOVYCH.	ALEXANDER.
ALEKSYEYeva. SVITLANA.	ALEXEEVA.
ANATOLIYIVNA.	SVITLANA.
ALI. SYED.ASIF.	EDISON. SAEED.
ALLEN. WAYNE.HERBERT.	SAMDRUB. KELSANG.
AMBI. MUHAMMAD.ANWAR.	ANWAR. MUHAMMAD.
AMIRI. DARYA.	AMIRI. DARYA.ALEXANDRA.
ANDREPOPOULOS.	RAPPOS.
ARISTOMENIS.	ARISTOMENI.
ARIS.JOHN.GREGORY.	GREGORY.
ARUMAIKILI. RESHAN.	VASANTHARAJA. RESHAN.
BAKER.	MOIR HRYCAK.
JANET.ELIZABETH.MOIR.	JANET.BAKER.
BAKSHI. SUNIL.	BAKSHI. SUNEEL.
BALASUBRAMANIAM.	BALASUBRAMA.
JAYANTHY.	JAYANTHY.
BARKER. HOLLY.ELIZABETH.	O'NEILL. HOLLY.ELIZABETH.
BEAULIEU. EMMA.JOY.	PASCOE. EMMA.JOY.
BENMILOUD. ACHRAF.	DIEBES. REMY.
BHAVSAR. RANNADE.	MEHTA.
RAJENDRAKUMAR.	RANNADE.KEYUR.
BISTANY.	STERLING.
BRITTANY.CAROLANN.	BRITTANY.CAROLANN.
BLACK. CHERYLE.NICKOLE.	BLACK. CHERYL.NICOLE.
BOUDREAU. THRESA.	BOUDREAU. TERESA.
BRAMLEY.	BRAMLEY-FLYNN.
BRENDAN.	BRENDAN.MATTHEW.
BROMAND. ABDUL.NAZER.	BROMAND. NASIR.
BRYANT. KAREN.HENRIETTE.	PHILLIPS. KAREN.HENRIETTE.
BUDHOO. SEOKUMARI.	MANNA. JANET.ALIE.
CAIRD. JACOB.	FULTON. JACOB.
JEFFERY.ROSS.	ROSS.NORMAND.
CAMASTRO. ELIZABETH.	CAMASTRO. SHANE.HIROTO.
CAMPBELL. QUIONTEE.	RAIMIE-WILLIAMS. QUIONTEE.
JAVANTE.MACLAWRENCE.	JAVANTE.MACLAWRENCE.
CANASA. LESLIE.R.	CANASA ARENGO. LESLIE.R.
CHAN. WAI.KIM.	ECONOMOPOULOS. ELLEN.
CHESTOPALOV.	SHESTOPALOFF.
ALEXANDRE.IOURIEVITCH.	ALEXANDER.YURIEVICH.
CHESTOPALOV.	SHESTOPALOFF.
IOURII.KONSTANTINOVITCH.	YURI.KONSTANTINOVICH.
CHESTOPALOV.	SHESTOPALOFF.
KONSTANTIN.IOURIEVITCH.	KONSTANTIN.YURIEVICH.
CHESTOPALOVA.	SHESTOPALOFF.
VALENTINA.MIKHAILOVNA.	VALENTINA.MIKHAILOVNA.
CICIONE.	CICIONE.
IRSI.	FRANCESCO.IRSI.FELICE.
CISMAS. ANDREEA.ADINA.	GAVRILA. ANDREEA.ADINA.
CLAIROUX.	CLEROUX.
JOSEPH.JEAN.PAUL.	JEAN.PAUL.JOSEPH.
CLARK. HEATHER.ANNE.	HOLLAND. HEATHER.ANNE.
CLARKE.	GERVAIS.
MARSHALL.ROBERT.	MARSHALL.ROBERT.
CLARKE. THOMAS.MARC.	GERVAIS. THOMAS.MARC.
COLEMAN.	OUNSAMONE.
MIRANDA.LYNN.	MIRANDA.LYNN.
CROTHERS.	CROTHERS.
LAUREN.ASHLEIGH.	LORYN.ASHLEIGH.
DARBYSHIRE. DANIEL.CHAD.	LEWIS. DANIEL.CHAD.
DIB. MAAN.	ABDELNOUR. MAAN.DIB.
DINELLE. JACOB.	WRAY. JACOB.ANDREW.
DO. DIANA.	NGUYEN. DIANA.THI.
DOHERTY.	FINN.
CATHERINE.MARGARET.	TUCKER.
DONNELLY. JACK.MICHAEL.	DELANEY. JACK.MICHAEL.
DOY.	KUCHMA.
KUNTHOM.	KUNTHOM.MICHELLE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
DUFOUR-HASTINGS, GEANINE.ANNA.	HASTINGS, GEANINE.ANNA.	KOVALCHUK, YULIYA.	PAKKA, YULIA.RENE.
DUNLOP, ELEANOR.MARIE.EILEEN.	ANCKAERT, ELEANOR.MARIE.EILEEN.	KWAK, DONG.HOON.	KWAK, DANIEL.DONGHOON.
EBIE, GABRIEL.	POULINO, GABRIEL.EBIE.	KWAK, MIN.KYUNG.	KWAK, MINDY.MINKYUNG.
EHRlich,	EHRlich,	LAGOUTO BJERMELAND,	POLINARIO,
DEBORAH.RAFFAELLA.	ISOBELLE.RAFFAELLA.	ALEXANDER.ANKER.	ALEXANDER.
ELVINS, DENIS.ANDREW.	ROVINELLI, DENIS.ANDREW.	LAM, PRIYAVANI.	VADRANAM, PRIYAVANI.
ENAYAT, SOPHIA.	CAMPBELL, SOPHIA.	LAMBKIN,	LAMBKIN,
EXCELL, CHRISTOPHER.PETER.	COTE, CHRISTOPHER.PETER.	GERALD.BRUCE.	ROBERT.GERALD.BRUCE.
FARRELL, CRYSTAL.CLAIRE.	LEVAY, CRYSTAL.CLAIRE.	LANDRY, JOSEPH.DENIS.	LANDRY, YVON.JOSEPH.
FERNANDES,	D'CRUZ,	LARABIE, NATHANIEL.	HUTSON, NATHANIEL.
SANDRA.ELIZABETH.	SANDRA.ELIZABETH.	ADEN.ELLIS.	ADEN.ELLIS.
FLEUELLING-EIGHTEEN,	EIGHTEEN,	LAROCHELLE,	LAROCHELLE,
CHRISTINE.MAE.	CHRISTINE.MAE.	MARY.FERNANDE.	LOUISE.FERNANDE.
FORBES, MYKAL.	BRYAN, MYKAL.	LAUDY, MICHAEL.VICTOR.	LAUDIJ, MICHAEL.
WAYNE.BRYAN.	WAYNE.FORBES.	LAWSON, DALE.ROBBIN.	LEE, DALE.ROBBIN.
FORBES,	BRYAN, SHENeka.	LEWIS, STEVEN.ELVET.	HEARD, STEVEN.ELVET.
SHENeka.LOUISE.	ASLEIGH.LOUISE.FORBES.	LINDSAY,	SHORTER.
FORZLEY, AMIR.SHAKKEB.	FORZLEY, OMER.	SHEMAR.CHIRSTOPHER.	SHEMAR.CHRISTOPHER.
FRANKLIN, DALE.STEPHEN.	FRANKLIN, STEPHEN.DALE.	LINEHAN,	JENNINGS, CHLOE.
FUNCLARA,	IVANCHEV,	CHLOE.ANTOINETTE.	ANTOINETTE.LINEHAN.
ANALEN.MOREIRA.	ANALEN.MOREIRA.	LIPTRIT, LOLA.ISABEL.	NICHOL, LOLA.ISABEL.
GALATI, TYLER.TOMMASO.	HEYWOOD, TYLER.	LIVINGSTONE-CRAWFORD,	KONEY,
GARNER, DURWOOD.JAMES.	GARNER, JAMES.DURWOOD.	LUANA.MEIKE-NAOMI.	ALIMATU.SADIAH.ATSWEL.
GEFFROY, JOSEPH.	GEOFFROY, PAUL.	LOUKAS MAKI,	MAKI,
GERMAIN.PAUL.	JOSEPH.GERMAIN.	VERNEN.WAYNE.	VERNON.WAYNE.
GEORGE, SHAJI.ASHWIN.	GEORGE, ASHWIN.SHAJI.	LOW FOON, FAY.MARIA.	MALLAIS, FAY.MARIA.
GEORGE, SHAJI.MINI.	GEORGE, MINI.SHAJI.	LOYER,	LOYER,
GILBANK, TERESA.MAY.	SCHULER, TERESA.MAY.	JOPHE.WILFRID.DANIEL.	DANIEL.J.W.
GILLESPIE, JALEN.DANIEL.	CULTESS, JALEN.DANIEL.	LY, I.DANG.	LY, JENNIFER.
GIRITHARAN,	SENEVIRATNE GIRI,	LYALL, GURDEEPAK.SINGH.	LYALL, KARAN.
PRIYADHARSHANIE.	PRIYA.	MA, YUE.TING.	MA, ASHLEY.YUETING.
GNABA, NADA.TAHER.	GANABA, NADA.TAHER.	MACINTOSH, CORA.LEE.	MACGILLIVRAY, CORA.LEE.
GRAVEL, ALLEN.	GRAVEL, ALAIN.ANDRE.	MACKENZIE,	ALLGOOD,
GWYN,	GWYN-MITCHELL,	ADRIAN.ROBERT.JOHN.	ADRIAN.ROBERT.
TERRANCE.WILLIAM.	TERRANCE.WILLIAM.	MAHMOOD, SALMAN.	HUSSAIN, MIAN.SALMAN.
HALL, DIANA.	KUES, DIANA.	MAJD-ZARRIN-GHALAM,	MAJD-ZARRIN,
HASEL NADEAU, DOMINICK.	NADEAU, DOMINICK.	HOSSEIN.	HOSSEIN.
HASSAN, MD.MAZBA-UL-REZ.	HASSAN, MEZBA.	MAJD-ZARRIN-GHALAM-A,	MAJD-ZARRIN,
HAUKENFRERS,	KNUTH,	SHAHAB.	SHAHAB.
CINDY.LOUISE.	CINDY.LOUISE.	MAJD-ZARRIN-GHALAM-A,	SHAHAB.
HENNIGAR, JACK.ROSS.	POMPILI, JACK.ROSS.	SHAHEN.	SHAHEN.
HEO, JUNESUK.	HEO, ANDREW.JUNESUK.	MARENTETTE, MARIE.	MARENTETTE,
HOMOLKA, VOCLAV.	RUZICKA, JIM.	SUSAN-YVONNE.	SUZANNE.YVONNE.
HULASOGI, SMITA RAMANNA.	HULASOGI, SMITA.	MARKINA, MARINA.	SHEV, MARINA.
ISLEEM,	DAWOUD.	MARKINA, MICHELLE.	SHEV, MICHELLE.
SANA.R.D.	SANA.RASHED.DAWOUD.	MARQUES-CRAIG, SONIA.	MARQUES, SONIA.
JEON, SUNGTAE.	JEON, STEPHEN.SUNGTAE.	PAULA.INACIO.E.SILVA.	PAULA.INACIO.E.SILVA.
JOHN, SHARALINE.	JOSEPH, SHARALINE.	MASTERTON,	TSERGHANOS,
JOHNSTON, CARL.THOMAS.	JOHNSTON, KARL.THOMAS.	FARRAH.LYNN.	FARRAH.LYNN.
JONES, CHARLES.NEAL.	JONES, CHARLES.NEIL.	MCNEILAGE, TRE.JAMES.	GREENWAY, TRE.JAMES..
JOSEPH, RECHARD.VICTOR.	JOSEPH, RICHARD.VICTOR.	MICHALOPOULOS,	MICHALOPOULOS.
JOSHI, AANCHAL.	SHARMA, AANCHAL.	WILLIAM.DIMITRI.	VASILIOS.DIMITRI.
KANAKALINKAM,	KANAGALINGAM,	MILMAN, IOULIA.	TCHERNER, JULIA.
GEEVABALAKEE.	THEVAPALAGI.	MINATel, DIANA.	MUZICH, DIANA.
KAUR, SUKHJINDER.	SOHAL, SUKHJINDER.KAUR.	MINET,	FRANCELLA.
KEATS, ALEXSANDRA.	LOVEGROVE, ALEXSANDRA.	LANA.GABRIELE.	LANA.GABRIELE.
KIMBERLEY.CARRIE.	KIMBERLEY.CARRIE.	MITHAIWALA, DIPTIN.	BISCUITWALA, ZAINAB.
KENAAANI, DAN.	KENAAANI, DUNN.	MOLLINS-GRAHAM,	IRVINE.
KEY, CHARLES.	BOMBERRY, CHARLES.	OWEN.HUGH.	OWEN.HUGH.
KIMEWON.	MEDWEIASH.	MOMNTEFF,	MOMENTOFF.
KENNETH.CHRISTPHER.	KENNETH.CHRISTOPHER.	ALEK.	ALEXANDER.EDWARD.
KIRPITSNIKOVA, IRINA.	NOLKEN, IRENE.VICTORIA.	MORRISSETTE, JOCKE.	MORRISSETTE, JACQUES.
KLASKY,	LAVIER.	MORROW.	HOSKINS.
SUZANNE.CHRISTINE.	SUZANNE.CHRISTINE.	BARRY.EARL.WILLIAM.	BARRY.WILLIAM.
KNIGHT, JESSICA.	STEENBURG,	MURPHY, WILFRED.	MURPHY, WILFRID.
ANN.MARIE.	JESSICA.ANN.MARIE.	JAMES.MICHAEL.	JAMES.MICHAEL.
		NAGY, KYLE.GREGORY.	OSBORNE, KYLE.GREGORY.
		NASUHIFAR, MAJID.	DASTEHBASHI, MAJID.
		NATSKOULIS, NTINA.	NATSKOULIS, DINA.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
NORTHEY, JACQUELINE.MICHELLE.	EGGLETON, JACQUELINE.MICHELLE.	SWITZER, KIMBERLEY.ANN.	HARDING, ANYA.ISABELLA.
O'SULLIVAN, SHAUN.BRIAN.	AMODEO, SHAUN.BRIAN.	TESSEMA, AZEB.YACOB.	TESSEMA, ADEY.ABEBE.
PARAMANATHAR, SHANTHINI.	JANARTHANAN, SHANTHINI.	THANGAVEL, RAMAJAYAM.	THANG GANESAN, RAMAJAYAM.
PARVEEN, SHAHIDA.	SALMAN, SHAHIDA.	THORSELL, DUSTA.BARBARA.	THORSELL, JUSTIN.DUSTA.
PATEL, DENNIS.	PATEL, DIPAK.	TOKAWA, KIMIKO.ELIZABETH.	TOKAWA, KENJI.HAAKON.
PATEL, MOHMED.ZUBER.	PATEL, ZUBAIR.MUHAMMED.	TOVAR AHUMADA, STEPHANIE.	BARRANTES AHUMADA, STEPHANIE.MICHELLE.
PATEL, VARSHABAHEN.	PATEL, VARSHABAHEN.	TRAINI-SKERRITT, MICHAEL.JAMES.HENRY.	TRAINI, MICHAEL.JAMES.HENRY.
RAMESHCHANDRA.	ATULKUMAR.	TRAN, MINH.LUAT.	CHAN, STEVEN.
PATTISON, HOWARD.NORMAN.	HAWKES, HOWARD.NORMAN.	VANINA, TATIANA.	MURRAY, VANESSA.
PECHARDO, ROSALIE.	FONG, ROSALIE.A.	VANN, SOVUTH.	VANN, SAVUTH.
PIERRE, MARIE.MARTHE.	CIN F PIERRE, MARIE.MARTHE.	VANTFOORT, BONNIE.LORRAINE.	VANTFOORT, LORI.
POHLMANN, JUDITH.ANN.	SALISBURY, JUDITH.ANN.	VILLEGAS ORTIZ, HILDA.MARIA.	MORELLI, HILDA.MARIA.
POLONSKY, LEA.RAHEL.	POLONSKY, LEAH.RACHEL.	VIRDI, HARPREET.KAUR.	BHARAJ, HARPREET.KAUR.
POPOVA, IOULIA.	POWER, JULIA.	WALIA, AMARJIT.KAUR.DH.	VERMA, AMARJEET.
PROVENCAL, WILFRID.	BOURCIER, WILFRED.RAYMOND.	WANG, CUI.	WANG, ADAM.CUI.
QAISER, QAISER.	BUTT, QAISER.	WANG, YU.CHENG.	WANG, MARGARET.YUCHENG.
RAMANAUSKAS, ADAM.JASON.	BERNARD, ADAM.JASON.	WEHBE, HANADER.	WEHBE, HANADIE.
RANGASAWMY, PAUL.ANTHONY.	MENEZES, PAUL.ANTHONY.	WHITE, MONICA.EVELYN.MAY.	KOENE, MONICA.EVELYN.MAY.
REHMAN, MUHAMMAD.	KHAN, MUHAMMAD.	WHITE-TODISH, JONATHAN.PATRICK.	TODISH, JONATHAN.PATRICK.
RIDGWAY, SHAUNA.LORRAINE.	BALSDON, SHAUNA.LORRAINE.	WILKINSON, JESSICA.KATHERINE.	HORAK, JESSICA.KATHERINE.
ROLLINGS, IAN.ANDREW.	ROBERTS, IAN.ANDREW.	WONG, AMANDA.XIAO.YU.	WONG, AMANDA.SHU.EN.
RUBIN, ASSAF.	RUBIN, DAVID.ASSAF.	WONG, CHIU.FUN.	YUEN, CLORYS.CHIU.FUN.
RUSSELL, SHERRY.ANN.	JARVIS, SHERRY.ANN.	WU, KAITLYN.	LAW, KAITLYN.
SALJA, NIKOLIN.	KURBINI, NIKO.	WUOL, KONG.GATROUP.	MUT, KONG.GATROUP.
SAPOVALOVA, ANNA.	ROMANOVA, ANNA.	XAVIER, FRANCIS.STANISLAS.	XAVIER, STANIS.
SCANFERLA, ADAM.ANTAL.	SCANFERLA, ADAM.ROBERT.	YOO, HYUNWOO.	RYU, JAMES.
SCHALKX, RANDI-LYNN.	BERLINQUETTE, RANDI-LYNN.	YOUNG, DAVID.WILLIAM.	ROSE, DAVID.WILLIAM.
SCHWARTZ, LAURA.JANINE.	LAYNE, LAURA.JANINE.	YUSHKOV, KSENIA.	YUSHKOV, SHIRLEY.
SEDAROUS, MIRIT.	SEDAROUS, MIRETTE.	ZENG, QI.CHEN.	ZENG, JASON.QI.CHEN.
SENER, NURTEN.	YUCEL, NURTEN.	ZHAO, QINGZHOU.	ZHAO, DAVID.QINGZHOU.
SEREDYNSKY, IVAN.	SEREDYNSKY, IVAN.		
SHARMA, PRIYA.	KAKAR, PRIYA.LASHAND.		
SHEVCHENKO, SERGEY.	SHEV, SERGEY.		JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil
SIN, FUNG.YING.	SIN, MAY.FUNG.YING.	(141-G224)	
SINGH, HARLOVE.	SINGH, HARNEEL.		
SINGH, NAVJOT.	VIRK, NAVJOT.SINGH.		
SINGH, SHAMSHER.	GREWAL, SHAMSHER.SINGH.		
SKANDAKUMAR, UTHISH.	SKANTHAKUMAR, UTHISH.		
SMITH, JANET.	GRAHAM-SMITH, JANET.ALEXANDRA.		
ALEXANDRA.	SOLOMON,		
SOLOMON,	RANJIT.		
SHARON.SUJANARANJITH.	SOUTHGATE.		
SOUTHGATE.	RONALD.LESLIE.		
LESLIE.RONALD.	HARTMAN,		
STAN,	JOSHUA.ALEXANDER.		
JOSHUA.ALEXANDER.	NASR.		
STEWART.	REBECCA.ELIZABETH.		
REBECCA.ELIZABETH.	ASOKAN.		
SUBRAMANIAM,	KALAICHELVI.		
KALAICHELVI.	SUBRAMANIAM.		
SUBRAMANIAM.	KANAGALINGAM.		
KANAKALINKAM.			

Ontario Realty Corporation

NOTICE

As of May 26, 2008, any Claim for Lien pursuant subsection 34(3) the *Construction Lien Act*, R.S.O. 1990, C. 30 and Regulation 175, *Construction Lien Act*, R.R.O. 1990 where the Her Majesty the Queen in Right of Ontario as represented by the Minister of Public Infrastructure Renewal is an appropriate party for the purpose of the service, the Claim for Lien shall be served at the new premises of the Ontario Realty Corporation at:

(141-G225)

1 Dundas Street West, Suite 2200
Toronto, Ontario M5G 2L5

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

**Corporation Notices
Avis relatifs aux companies**

All claims against the estate of **FRANCESCO LORETO SPIRITO** also known as **LARRY SPIRITO**, late of the City of Toronto, who died April 20, 2007, must be filed with the undersigned personal representative on or before June 30, 2008, after which date the estate will be distributed having regard only to those claims then filed.

DATED this 6th day of May, 2008.

EMILIA FABIANO, 42 Beatrice Way, Woodbridge, Ontario, L4L 5T3,
by her solicitors,

c/o MICHAEL A. CARLI
RIGOBON, CARLI
Barristers & Solicitors
3700 Steeles Avenue West, Suite 401
Woodbridge, Ontario
L4L 8K8

(141-P139) 20, 21, 22

**NATIONAL GUARANTY MORTGAGE
INSURANCE COMPANY APPLICATION FOR AN
INSURANCE LICENCE**

Notice is hereby given, pursuant to section 49 of the *Insurance Act* (Ontario), that National Guaranty Mortgage Insurance Company (a company yet to be incorporated) intends to apply to the Superintendent of Financial Services for an insurance licence authorizing National Guaranty Mortgage Insurance Company to carry on within Ontario the business of mortgage insurance.

May 24, 2008

BLAIR KEEFE
Solicitor for the applicant
Torys LLP
Suite 3000, 79 Wellington Street West
Toronto, Ontario
M5K 1N2

(141-P144) 21, 22, 23, 24

**AB CAVA BRICK AND FIREPLACES LTD.
ONTARIO CORPORATION NO: 416798**

TAKE NOTICE CONCERNING WINDING UP OF AB Cava Brick and Fireplaces Ltd., Date of Incorporation: June 20, 1979. Liquidator: Patrick George, 205 Deer Ridge Drive, Kitchener, Ontario N2K 2P5.

Appointed April 16, 2008.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholder of the Corporation on April 16, 2008.

DATED the 16th day of April, 2008.

(141-P145)

PATRICK GEORGE
Liquidator

NOTICE IS HEREBY GIVEN THAT on May 12, 2008 the members of Inverlyn Lake Estates Co-Operative Inc. consented to Voluntary Dissolution in accordance to s. 163 and s. 164 of the *Co-operative Corporations Act, c. C. 35*.

Dated this 12th day of May, 2008

Inverlyn Lake Estates Co-Operative Inc.
Box 269
Kincardine, ON N2Z 2Y7

(141-P146)

**NOTICE CONCERNING THE WINDING UP OF
PASQUA MUSIC LTD.**

Ontario Corporation Number:	653890
Name of Corporation:	PASQUA MUSIC LTD.
Date of Incorporation:	05 February 1986
Liquidator:	David Marcovitch
Address:	890-100 Sheppard Ave., East Toronto M2N 6N5
Date Liquidator Appointed:	May 17, 2006

THIS NOTICE IS filed under section 205(2) of the *Business Corporations Act*. The final meeting of shareholders of the corporation pursuant to subsection 205(1) of the Act was held on May 08, 2008.

DATED at Toronto, this 09th day of May, 2008

(141-P147)

DAVID MARCOVITCH – Liquidator

**WINDSOR-ESSEX COUNTY CATHOLIC PARISHES
CREDIT UNION LTD.**

NOTICE IS HEREBY GIVEN that on May 6, 2008, the membership of Windsor-Essex County Catholic Parishes Credit Union Ltd. resolved to wind up voluntarily pursuant to Section 298 of the *Credit Unions and Caisses Populaires Act, 1994*. At the same meeting, the Deposit Insurance Corporation of Ontario was appointed Liquidator.

Dated this 8th day of May, 2008

Deposit Insurance Corporation of Ontario
In its capacity as liquidator of
Windsor-Essex County Catholic Parishes
Credit Union Ltd.

(141-P148)

Sheriff's Sale of Lands Vente de biens-fonds par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice at Toronto, Ontario, being 02-000 12034 07-0000454 and to me directed, against the real and personal property of Brenda L. Weber and Edward James Weber, Defendants, at the suit of The Toronto-Dominion Bank, Plaintiff, and Canada Trustco Mortgage Company, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Brenda Lee Weber and Edward James Weber in and to:

330 Duke Street West, Kitchener, Ontario
Part Lots 74 – 75, Plan 376, City of Kitchener,
Region of Waterloo
PIN 22319-0138 (LT)

Located on said lands is a two storey brick wood and aluminum siding home with private driveway.

The undersigned cannot provide access to the building for an inspection.

All of which said right, title, interest and equity of redemption of Brenda Lee Weber and Edward James Weber, Defendants in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, 20 Weber Street East, Kitchener, Ontario, on Thursday, July 17, 2008 at 11:00 A.M.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at 20 Weber Street East, Kitchener, Ontario.
All payments in cash or by certified cheque made payable to the Minister of Finance.
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price.
Other conditions as announced.

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Dated at Kitchener, Ontario, this 13th day of May, 2008.

(141-P149)

LAWRENCE J. KETCHMARK
Sheriff, Region of Waterloo
20 Weber Street East
Kitchener, Ontario, N2H 1C3

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF ST. THOMAS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on June 16, 2008, at St. Thomas City Hall, 545 Talbot Street, St. Thomas, Ontario.

The tenders will then be opened in public on the same day at St. Thomas City Hall, 545 Talbot Street, St. Thomas, Ontario at 3:30 p.m.

Description of Land(s):

Lot 4 Plan 207 St. Thomas; St. Thomas being the whole of PIN 35235 (LT) and known municipally as 138 Wilson Avenue, St. Thomas, Ontario

Minimum Tender Amount: \$10,245.56

Part Lot 20 Plan 188 St. Thomas as in E430745; subject to E151398; St. Thomas being the whole of PIN 35234-0176 (LT) and known municipally as 45 Victor Drive, St. Thomas, Ontario

Minimum Tender Amount: \$229,352.72

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

SHERY KINGSWOOD
Tax Collector
The Corporation of the City of St. Thomas
545 Talbot Street
P.O. Box 520
St. Thomas, Ontario N5R 3V7

(141-P150)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE CITY OF
TEMISKAMING SHORES**

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:30p.m. local time on Wednesday, June 4, 2008 at the City of Temiskaming Shores Municipal Office, 325 Farr Drive, Haileybury, Ontario P0J 1K0.
The tenders will then be opened in public on the same day at the Municipal Office Conference Room at 3:35p.m.

Description of Land(s):

TAC 2007-04: Roll No. 020-002-02702
Dymond Con 2 N Pt Lot 12 Parcel 1121NND
Municipality of Temiskaming Shores
Agricultural Vacant Land, 34,848 ft², year round access from Dawson Point Road with no municipal services available
Assessment (2008): **RTEP – 1,600**
Minimum Tender Amount: \$1,309.40

TAC 2007-06: Roll No. 030-002-09100
495 Ferguson Avenue (East Side)
RP TER 350 Parts 3, 4 Plan M13NB Blk I, Pt Lots 8, 9, Parcels 3845, 18323SST, Municipality of Temiskaming Shores
General Commercial (C) land with an existing Commercial Building, 5,470 ft², year round access from Ferguson Avenue, Municipal Water & Sewer services available
Assessment (2008): **CTN – 46,500**
Minimum Tender Amount: \$32,477.71

TAC 2007-09: Roll No. 030-009-30500
Plan M71NB Lot 43 Parcel 2788NND
Municipality of Temiskaming Shores
Rural Vacant Land, 5,687.50 ft² with no municipal services available, road access from Cobalt Street
Assessment (2008): **RTEP – 2,000**
Minimum Tender Amount: \$1,906.48

TAC 2007-11: Roll No. 030-009-57500
Plan M60NB Lot 84 Parcel 2409TSST
Municipality of Temiskaming Shores
Rural Vacant Land, 4,224 ft² with no municipal services available and no road access
Assessment (2008): **RTEP – 2,700**
Minimum Tender Amount: \$2,665.96

TAC 2007-12: Roll No. 030-012-09200
Plan M77NB Pt Lot 34, Pt Lot 35, Pt Lot 38, Parcel 12218SST
Municipality of Temiskaming Shores
Highway & Service Commercial Vacant Land, 15,512 ft² with no municipal services available and no road access
Assessment (2008): **RTEP – 7,000**
Minimum Tender Amount: \$2,358.36

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

LAURA-LEE MACLEOD
Manager of Accounting/Tax Collector
Corporation of the City of Temiskaming Shores
325 Farr Drive, P.O. Box 2050
Haileybury ON P0J 1K0
(705) 672-3363 ext.4121
lmacleod@temiskamingshores.ca

(141-P151)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF SPANISH

TAKE NOTICE THAT tenders are invited for the purchase of the land(s) described below and will be received until **3:00 p.m. local time on Thursday June 19, 2008** at the municipal office, Town of Spanish, P.O. Box 70, 8 Trunk Road, Spanish, Ontario P0P 2A0.

The tenders will then be opened in public on the same day at the Town of Spanish, P.O. Box 70, 8 Trunk Road, Spanish, Ontario P0P 2A0 at 3:15 p.m.

Description of Land(s):

PIN 31421-0053 (LT)
Parcel 358 SEC AES
Pt Lot 4, Con. 5, Shedden as in A1761
Except Part 2, Plan 1R-10913 to be transferred to the Corporation of the Town of Spanish
Township of Spanish, District of Algoma
Roll No. 5739 000 001 02600 0000
Minimum Tender Amount: \$8,474.25

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount. Tenders must be submitted in sealed envelopes addressed as follows:

TOWN OF SPANISH PUBLIC TENDER
RE: ROLL NUMBER: 5739 000 001 02600 0000

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

If this sale is subject to Goods and Services Tax (G.S.T.) then such G.S.T. shall be in addition to and not included in the tender amount (purchase price), and G.S.T. shall be collected and remitted in accordance with applicable legislation.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MARY BRAY, CAO/Clerk-Treasurer
Town of Spanish
P.O. Box 70, 8 Trunk Road
Spanish, ON P0P 2A0
705-844-2300

(141-P152)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—05—24

ONTARIO REGULATION 132/08

made under the

EDUCATION ACT

Made: April 16, 2008

Approved: April 30, 2008

Filed: May 5, 2008

Published on e-Laws: May 6, 2008

Printed in *The Ontario Gazette*: May 24, 2008

Amending Reg. 298 of R.R.O. 1990

(Operation of Schools — General)

Note: Regulation 298 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 1 of Regulation 298 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

“technological education” means the courses prescribed or developed under subsection 8 (1) of the Act and described in the documents entitled “The Ontario Curriculum, Grades 9 and 10 – Technological Education (2008)” and “The Ontario Curriculum, Grades 11 and 12 – Technological Education (2008)”, available on the Ministry of Education website. (“éducation technologique”)

(2) The definition of “technological studies” in section 1 of the Regulation is revoked.

2. (1) Subsection 19 (5) of the Regulation is amended by striking out “technological studies” wherever it appears and substituting in each case “technological education”.

(2) Subsection 19 (6) of the Regulation is amended by striking out “subsection 1 (1)” in the portion before clause (a) and substituting “subsection 1 (3)”.

(3) Clause 19 (7) (b) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(4) Subsection 19 (8) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(5) Subsection 19 (9) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(6) Subsection 19 (10) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(7) Subclause 19 (14) (c) (iv) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(8) Subsection 19 (15) of the Regulation is amended by striking out “technological studies” wherever it appears and substituting in each case “technological education”.

(9) Subsection 19 (18) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(10) Subsection 19 (19) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

3. (1) Subject to subsection (2), this Regulation comes into force on May 31, 2009.
- (2) Subsection 2 (2) and this section come into force on the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 132/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 16 avril 2008
 approuvé le 30 avril 2008
 déposé le 5 mai 2008
 publié sur le site Lois-en-ligne le 6 mai 2008
 imprimé dans la *Gazette de l'Ontario* le 24 mai 2008

modifiant le Règl. 298 des R.R.O. de 1990
 (Fonctionnement des écoles — dispositions générales)

Remarque : Le Règlement 298 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'article 1 du Règlement 298 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la définition suivante :

«éducation technologique» Les cours prescrits ou élaborés aux termes du paragraphe 8 (1) de la Loi et décrits dans les documents intitulés «Le curriculum de l'Ontario, 9^e et 10^e année – Éducation technologique, 2008» et «Le curriculum de l'Ontario, 11^e et 12^e année – Éducation technologique, 2008», publiés sur le site Web du ministère de l'Éducation.
 («technological education»)

(2) La définition de «études technologiques» à l'article 1 du Règlement est abrogée.

2. (1) Le paragraphe 19 (5) du Règlement est modifié par substitution de «en éducation technologique» à «en études technologiques» et de «de l'éducation technologique» à «des études technologiques».

(2) Le paragraphe 19 (6) du Règlement est modifié par substitution de «paragraphe 1 (3)» à «paragraphe 1 (1)» dans le passage qui précède l'alinéa a).

(3) L'alinéa 19 (7) b) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques».

(4) Le paragraphe 19 (8) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques».

(5) Le paragraphe 19 (9) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques».

(6) Le paragraphe 19 (10) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques».

(7) Le sous-alinéa 19 (14) c) (iv) du Règlement est modifié par substitution de «l'éducation technologique» à «les études technologiques».

(8) Le paragraphe 19 (15) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques» aux endroits où figurent ces mots.

(9) Le paragraphe 19 (18) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques».

(10) Le paragraphe 19 (19) du Règlement est modifié par substitution de «à l'éducation technologique autrefois appelée» à «aux études technologiques autrefois appelées».

3. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le 31 mai 2009.

(2) Le paragraphe 2 (2) et le présent article entrent en vigueur le jour du dépôt du présent règlement.

Made by:
Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 16, 2008.
Pris le : 16 avril 2008.

21/08

ONTARIO REGULATION 133/08

made under the

EDUCATION ACT

Made: April 16, 2008
Approved: April 30, 2008
Filed: May 5, 2008
Published on e-Laws: May 6, 2008
Printed in *The Ontario Gazette*: May 24, 2008

Amending Reg. 296 of R.R.O. 1990
(Ontario Schools for the Blind and the Deaf)

Note: Regulation 296 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 23 of Regulation 296 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

QUALIFICATIONS OF TEACHERS

23. A teacher employed to teach the deaf or hard of hearing, the blind or the deaf-blind at a School shall meet both of the following requirements:

1. The teacher holds a certificate of qualification of any kind or class provided for in Ontario Regulation 184/97 (Teachers Qualifications) made under the *Ontario College of Teachers Act, 1996*.
2. The certificate of qualification indicates a specialist qualification for teaching the deaf or hard of hearing, blind or deaf-blind, as the case may be, or the teacher is actively engaged in completing the requirements set out in Ontario Regulation 184/97 for the specialist qualification.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 133/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 16 avril 2008

approuvé le 30 avril 2008

déposé le 5 mai 2008

publié sur le site Lois-en-ligne le 6 mai 2008

imprimé dans la *Gazette de l'Ontario* le 24 mai 2008

modifiant le Règl. 296 des R.R.O. de 1990

(Écoles provinciales pour aveugles et pour sourds)

Remarque: Le Règlement 296 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 23 du Règlement 296 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

QUALIFICATION REQUISE DES ENSEIGNANTS

23. L'enseignant employé pour enseigner aux sourds ou malentendants, aux aveugles ou aux sourds et aveugles à une école remplit les deux conditions suivantes :

1. L'enseignant détient un certificat de compétence de tout genre ou de toute catégorie prévu par le Règlement de l'Ontario 184/97 (Teachers Qualifications) pris en application de la *Loi de 1996 sur l'Ordre des enseignantes et des enseignants de l'Ontario*.
2. Le certificat de compétence indique une qualification de spécialiste en enseignement aux sourds ou malentendants, aux aveugles ou aux sourds et aveugles, selon le cas, ou l'enseignant fait le nécessaire en vue de remplir les conditions requises qui sont énoncées dans le Règlement de l'Ontario 184/97 pour cette qualification.

2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: April 16, 2008.

Pris le : 16 avril 2008.

21/08

ONTARIO REGULATION 134/08

made under the

ONTARIO COLLEGE OF TEACHERS ACT, 1996

Made: March 28, 2008

Approved: April 30, 2008

Filed: May 5, 2008

Published on e-Laws: May 6, 2008

Printed in *The Ontario Gazette*: May 24, 2008

Amending O. Reg. 437/97

(Professional Misconduct)

Note: Ontario Regulation 437/97 has not previously been amended.

1. Paragraph 7 of section 1 of Ontario Regulation 437/97 is revoked and the following substituted:

7. Abusing a student verbally.
 - 7.1 Abusing a student physically.
 - 7.2 Abusing a student psychologically or emotionally.
 - 7.3 Abusing a student sexually.
2. **This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 134/08

pris en application de la

LOI DE 1996 SUR L'ORDRE DES ENSEIGNANTES ET DES ENSEIGNANTS DE L'ONTARIO

pris le 28 mars 2008
approuvé le 30 avril 2008
déposé le 5 mai 2008
publié sur le site Lois-en-ligne le 6 mai 2008
imprimé dans la *Gazette de l'Ontario* le 24 mai 2008

modifiant le Règl. de l'Ont. 437/97
(Faute professionnelle)

Remarque : Le Règlement de l'Ontario 437/97 n'a pas été modifié antérieurement.

1. La disposition 7 de l'article 1 du Règlement de l'Ontario 437/97 est abrogée et remplacée par ce qui suit :

7. Le fait d'infliger à un élève des mauvais traitements d'ordre verbal.
- 7.1 Le fait d'infliger à un élève des mauvais traitements d'ordre physique.
- 7.2 Le fait d'infliger à un élève des mauvais traitements d'ordre psychologique ou affectif.
- 7.3 Le fait d'infliger à un élève des mauvais traitements d'ordre sexuel.

2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

COUNCIL OF THE ONTARIO COLLEGE OF TEACHERS:
CONSEIL DE L'ORDRE DES ENSEIGNANTES ET DES ENSEIGNANTS DE L'ONTARIO :

DON CATTANI
Chair

BRIAN P. MCGOWAN
Registrar and C.E.O.

Date made: March 28, 2008.
Pris le : 28 mars 2008.

21/08

ONTARIO REGULATION 135/08

made under the

ONTARIO COLLEGE OF TEACHERS ACT, 1996

Made: April 7, 2008
Approved: April 30, 2008
Filed: May 5, 2008
Published on e-Laws: May 6, 2008
Printed in *The Ontario Gazette*: May 24, 2008

Amending O. Reg. 184/97
(Teachers Qualifications)

Note: Ontario Regulation 184/97 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The following provisions of Ontario Regulation 184/97 are amended by striking out “technological studies” wherever it appears and substituting in each case “technological education”:

1. Clause 1 (4) (a).
2. Clause 1 (4) (b).
3. Subsection 32 (2).
4. Subclause 34 (c) (iii), in the portion before paragraph 1.
5. Clause 40 (4) (c).

(2) The following provisions of the Regulation are amended by striking out “Technological Studies” wherever it appears and substituting in each case “Technological Education”:

1. Subsection 40 (4), in the portion before clause (a).
2. Clause 40 (4) (e).
3. Subsection 40 (4), in the portion after clause (e).

2. (1) The definition of “acceptable post-secondary degree” in subsection 1 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

“acceptable post-secondary degree” means a degree, including a baccalaureate degree in an applied area of study, for which a person is required to complete at least 90 post-secondary credits or their equivalent and that is,

(2) The definition of “general studies” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“general studies” means the courses prescribed or developed for the intermediate and senior divisions under subsection 8 (1) of the *Education Act* and described in the secondary curriculum documents available on the Ministry of Education website, excluding the courses described in the documents entitled “The Ontario Curriculum, Grades 9 and 10 – Technological Education (2008)” and “The Ontario Curriculum, Grades 11 and 12 – Technological Education (2008)”;

(3) Subsection 1 (1) of the Regulation is amended by adding the following definition:

“technological education” means the courses prescribed or developed under subsection 8 (1) of the *Education Act* and described in the documents entitled “The Ontario Curriculum, Grades 9 and 10 – Technological Education (2008)” and “The Ontario Curriculum, Grades 11 and 12 – Technological Education (2008)” available on the Ministry of Education website.

(4) The definition of “technological qualifications” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“technological qualifications” means, in respect of a candidate for a certificate of qualification, an interim certificate of qualification, a certificate of qualification (limited) or an interim certificate of qualification (limited), the following:

1. The candidate holds a secondary school graduation diploma or has successfully completed courses that are considered by the College to be the equivalent of holding such a diploma.
2. In the candidate’s program of professional education, he or she chose the same area of technological education for his or her optional courses for Grades 9 and 10 and for Grades 11 and 12.

3. The candidate has proof of his or her competence based on an assessment of advanced knowledge and skill in the area of technological education selected by the candidate for his or her optional courses.
4. One of,
 - i. five years of wage-earning experience, including business or industrial experience, where the candidate used skills and knowledge in the area of technological education selected for his or her optional courses,
 - ii. at least two years of wage-earning experience and successful completion of a post-secondary education program acceptable to the College that includes at least six semesters of academic studies, where the experience and education used the candidate's skills and knowledge in the area of technological education selected for his or her optional courses, or
 - iii. a combination of the following that totals five years, including at least two years of experience described in subparagraph B:
 - A. Education beyond that referred to in paragraph 1 that is related to the area of technological education selected for the candidate's optional courses.
 - B. Wage-earning experience, including business or industrial experience, no less than four months of which is continuous employment, where the candidate used skills and knowledge in the area of technological education selected for his or her optional courses.

(5) The definition of “technological studies” in subsection 1 (1) of the Regulation is revoked.

(6) Subsection 1 (3) of the Regulation is amended by striking out “educational program” in the portion before paragraph 1 and substituting “accredited program”.

(7) Paragraph 1 of subsection 1 (3) of the Regulation is amended by striking out the portion before subparagraph i and substituting the following:

1. The program leads to the granting of a degree by an institution identified in clause (a) of the definition of “acceptable post-secondary degree” in subsection (1) and includes a concentrated study of,

(8) Subparagraph 1 iv of subsection 1 (3) of the Regulation is revoked and the following substituted:

- iv. technological education, including one optional course for Grades 9 and 10 from Schedule B and one optional course for Grades 11 and 12 from Schedule B, where both courses are in the same area of technological education.

3. Paragraph 2 of subsection 13.1 (2) of the Regulation is amended by striking out “subsection 1 (1)” at the end and substituting “subsection 1 (3)”.

4. Clause 27 (c) of the Regulation is amended by striking out “accredited program of teacher education leading to qualifications” and substituting “accredited program leading to additional qualifications”.

5. Clause 29 (2) (d) of the Regulation is amended by striking out “acceptable university degree” and substituting “acceptable post-secondary degree”.

6. Clause 40 (4) (b) of the Regulation is amended by striking out “or” at the end of subclause (i), by adding “or” at the end of subclause (ii) and by adding the following subclause:

- (iii) two of the subjects in Schedule B for Grades 9 and 10 and the same two subjects for Grades 11 and 12;

7. (1) Clause 44 (a) of the Regulation is revoked and the following substituted:

- (a) hold an acceptable post-secondary degree or qualifications the College considers to be equivalent to an acceptable post-secondary degree;

(2) Clause 44 (c) of the Regulation is revoked and the following substituted:

- (c) have an entry on his or her certificate of qualification that shows a qualification in technological studies for Grades 9 and 10 or a concentration in the intermediate division, and that shows any two of,
 - (i) a concentration in the primary division,
 - (ii) a concentration in the junior division, and
 - (iii) either a qualification in technological studies for Grades 11 and 12 or a concentration in the senior division;

(3) Clause 44 (c) of the Regulation, as remade by subsection (2), is amended by striking out “technological studies” wherever it appears and substituting in each case “technological education”.

(4) Subparagraph 1 i of clause 44 (e) of the Regulation is revoked and the following substituted:

- i. successful completion of at least one-half the number of graduate post-secondary credits required to qualify for a master's degree granted by an institution identified in clause (a), (b), (c) or (d) of the definition of "acceptable post-secondary degree" in subsection 1 (1), or

(5) Paragraphs 2 and 3 of clause 44 (e) of the Regulation are revoked and the following substituted:

- 2. A master's degree for which the applicant was required to complete at least 30 graduate post-secondary credits or their equivalent, or a doctorate, where the master's degree or doctorate is granted by an institution identified in clause (a), (b), (c) or (d) of the definition of "acceptable post-secondary degree" in subsection 1 (1).
- 3. Successful completion of at least 30 graduate post-secondary credits or their equivalent, completed at an institution identified in clause (a), (b), (c) or (d) of the definition of "acceptable post-secondary degree" in subsection 1 (1).

(6) Section 44 of the Regulation is amended by adding the following subsection:

(2) To fulfil a requirement in clause (1) (e) relating to the completion of graduate post-secondary credits or their equivalent, the credits or their equivalent must have been completed by the applicant in addition to any credits that he or she was required to complete to be granted a certificate of qualification or interim certificate of qualification.

8. The Regulation is amended by adding the following section immediately before the heading "PART IV TEMPORARY LETTERS OF APPROVAL":

52.1 A candidate who began Part I or Part II of a Principal's Qualification Program before August 31, 2008 may complete the requirements for the qualification set out in this Regulation, as it read on August 30, 2008, and on completion shall have an entry recorded on his or her certificate of qualification indicating Part I or Part II of the qualification, as the case may be.

9. (1) Paragraph 3 of section 55 of the Regulation is revoked and the following substituted:

- 3. The person has an entry on his or her certificate of qualification that shows a qualification in technological studies for Grades 9 and 10 or a concentration in the intermediate division, and that shows any two of,
 - i. a concentration in the primary division,
 - ii. a concentration in the junior division, and
 - iii. either a qualification in technological studies for Grades 11 and 12 or a concentration in the senior division,

(2) Paragraph 3 of section 55 of the Regulation, as remade by subsection (1), is amended by striking out "technological studies" wherever it appears and substituting in each case "technological education".

(3) Paragraph 4 of section 55 of the Regulation is revoked and the following substituted:

- 4. The person holds an acceptable post-secondary degree or qualifications the College considers to be equivalent to an acceptable post-secondary degree.

(4) Paragraph 5 of section 55 of the Regulation is revoked and the following substituted:

- 5. The person holds a master's degree that required the completion of at least 30 graduate post-secondary credits or their equivalent, as described in subsection (2), and the degree was granted by an institution identified in clause (a), (b), (c) or (d) of the definition of "acceptable post-secondary degree" in subsection 1 (1).

(5) Section 55 of the Regulation is amended by adding the following subsection:

(2) To fulfil the requirement in paragraph 5 of subsection (1) relating to the completion of graduate post-secondary credits or their equivalent, the credits or their equivalent must have been completed by the applicant in addition to any credits that he or she was required to complete to be granted a certificate of qualification or interim certificate of qualification.

10. The Regulation is amended by adding the following section immediately before the heading "PART VI REGISTRATION":

56.1 A candidate who began a supervisory officer's qualifications program before August 31, 2008 may complete the requirements for the qualifications set out in this Regulation, as it read on August 30, 2008, and on completion shall have an entry recorded on his or her certificate of qualification indicating an additional qualification as a supervisory officer.

11. The Regulation is amended by adding the following section:

62.1 (1) Any person who, on May 30, 2009, holds a qualification that is listed in Column 2 of the Table to this subsection is deemed, on and after May 31, 2009, to hold the qualification set out in the corresponding cell of Column 3 of the Table:

TABLE

Item	Column 1	Column 2	Column 3
	Schedule	Old qualification name	New qualification name
1.	Schedule B	Hospitality Services, Grades 9 and 10	Hospitality and Tourism, Grades 9 and 10
2.	Schedule B	Hospitality Services, Grades 9 and 10	Hospitality and Tourism, Grades 9 and 10

(2) Any person who, on May 31, 2009, holds a qualification identified in the Table to this subsection continues to hold the qualification after that date despite its revocation from Schedule B.

TABLE

Item	Column 1	Column 2
	Schedule	Qualification
1.	Schedule B	Personal Services, Grades 9 and 10
2.	Schedule B	Personal Services, Grades 11 and 12

12. Schedule B to the Regulation is revoked and the following substituted:

SCHEDULE B
TECHNOLOGICAL EDUCATION OPTIONS TAKEN IN ENGLISH OR FRENCH

Communications Technology, Grades 9 and 10
 Communications Technology, Grades 11 and 12
 Computer Technology, Grades 9 and 10
 Computer Technology, Grades 11 and 12
 Construction Technology, Grades 9 and 10
 Construction Technology, Grades 11 and 12
 Green Industries, Grades 9 and 10
 Green Industries, Grades 11 and 12
 Hairstyling and Aesthetics, Grades 9 and 10
 Hairstyling and Aesthetics, Grades 11 and 12
 Health Care, Grades 9 and 10
 Health Care, Grades 11 and 12
 Hospitality and Tourism, Grades 9 and 10
 Hospitality and Tourism, Grades 11 and 12
 Manufacturing Technology, Grades 9 and 10
 Manufacturing Technology, Grades 11 and 12
 Technological Design, Grades 9 and 10
 Technological Design, Grades 11 and 12
 Transportation Technology, Grades 9 and 10
 Transportation Technology, Grades 11 and 12

13. Schedule C to the Regulation is amended by striking out “Computer Studies — Computer Technology”.

14. (1) The following provisions come into force on the day this Regulation is filed.

- 1. Subsections 2 (1), (6) and (7).**
- 2. Sections 3, 4 and 5.**
- 3. Subsection 7 (1).**
- 4. Subsection 9 (3).**
- 5. Section 14.**

(2) The following provisions come into force on August 31, 2008:

1. Subsections 7 (2), (4), (5) and (6).
 2. Section 8.
 3. Subsections 9 (1), (4) and (5).
 4. Section 10.
- (3) The following provisions come into force on May 31, 2009:
1. Section 1.
 2. Subsections 2 (2), (3), (4), (5) and (8).
 3. Section 6.
 4. Subsection 7 (3).
 5. Subsection 9 (2).
 6. Sections 11, 12 and 13.

Made by:

COUNCIL OF THE ONTARIO COLLEGE OF TEACHERS:

DON CATTANI
Council Chair

BRIAN P. MCGOWAN
Registrar and Chief Executive Officer

Date made: April 7, 2008.

21/08

ONTARIO REGULATION 136/08

made under the

ONTARIO COLLEGE OF TEACHERS ACT, 1996

Made: April 7, 2008
Approved: April 30, 2008
Filed: May 5, 2008
Published on e-Laws: May 6, 2008
Printed in *The Ontario Gazette*: May 24, 2008

Amending O. Reg. 347/02
(Accreditation of Teacher Education Programs)

Note: Ontario Regulation 347/02 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 347/02 is amended by adding the following definition:
“technological education” has the same meaning as in Regulation 298 of the Revised Regulations of Ontario, 1990 (Operation of Schools — General) made under the *Education Act*; (“éducation technologique”)
- (2) The definition of “technological studies” in subsection 1 (1) of the Regulation is revoked.
- (3) Subparagraph 1 iv of subsection 1 (2) of the Regulation is revoked and the following substituted:
 - iv. technological education, including one optional course for Grades 9 and 10 from Schedule B to Ontario Regulation 184/97 and one optional course for Grades 11 and 12 from that Schedule, where both courses are in the same area of technological education.

(4) Clause 1 (3) (a) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

(5) Clause 1 (3) (b) of the Regulation is amended by striking out “technological studies” and substituting “technological education”.

2. This Regulation comes into force on May 31, 2009.

RÈGLEMENT DE L'ONTARIO 136/08

pris en application de la

LOI DE 1996 SUR L'ORDRE DES ENSEIGNANTES ET DES ENSEIGNANTS DE L'ONTARIO

pris le 7 avril 2008

approuvé le 30 avril 2008

déposé le 5 mai 2008

publié sur le site Lois-en-ligne le 6 mai 2008

imprimé dans la *Gazette de l'Ontario* le 24 mai 2008

modifiant le Règl. de l'Ont. 347/02

(Agrément des programmes de formation des enseignants)

Remarque : Le Règlement de l'Ontario 347/02 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 1 (1) du Règlement de l'Ontario 347/02 est modifié par adjonction de la définition suivante :

«éducation technologique» S'entend au sens du Règlement 298 des Règlements refondus de l'Ontario de 1990 (Fonctionnement des écoles — dispositions générales) pris en application de la *Loi sur l'éducation*. («technological education»)

(2) La définition de «études technologiques» au paragraphe 1 (1) du Règlement est abrogée.

(3) La sous-disposition 1 iv du paragraphe 1 (2) du Règlement est abrogée et remplacée par ce qui suit :

iv. l'éducation technologique, y compris un cours facultatif figurant à l'annexe B du Règlement de l'Ontario 184/97 pour la neuvième et la dixième année et un cours facultatif figurant à cette annexe pour la onzième et la douzième année, ces deux cours devant porter sur le même domaine de l'éducation technologique.

(4) L'alinéa 1 (3) a) du Règlement est modifié par substitution de «que constitue l'éducation technologique» à «que constituent les études technologiques».

(5) L'alinéa 1 (3) b) du Règlement est modifié par substitution de «de l'éducation technologique» à «des études technologiques».

2. Le présent règlement entre en vigueur le 31 mai 2009.

Made by:

Pris par :

COUNCIL OF THE ONTARIO COLLEGE OF TEACHERS:
CONSEIL DE L'ORDRE DES ENSEIGNANTES ET DES ENSEIGNANTS DE L'ONTARIO :

DON CATTANI
Chair of Council

BRIAN P. MCGOWAN
Registrar and Chief Executive Officer

Date made: April 7, 2008.

Pris le : 7 avril, 2008.

ONTARIO REGULATION 137/08

made under the

FARM PRODUCTS MARKETING ACT

Made: April 30, 2008

Filed: May 7, 2008

Published on e-Laws: May 8, 2008

Printed in *The Ontario Gazette*: May 24, 2008

Amending Reg. 429 of R.R.O. 1990

(Sheep — Marketing)

Note: Regulation 429 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 6 of Regulation 429 of the Revised Regulations of Ontario, 1990 is amended by adding the following clause:

- (j.1) authorizing the fixing of prompt payment discounts, delayed payment penalties and interest on licence fees owing by any person engaged in the producing, marketing or processing of sheep or wool;

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 137/08

pris en application de la

LOI SUR LA COMMERCIALISATION DES PRODUITS AGRICOLES

pris le 30 avril 2008

déposé le 7 mai 2008

publié sur le site Lois-en-ligne le 8 mai 2008

imprimé dans la *Gazette de l'Ontario* le 24 mai 2008

modifiant le Règl. 429 des R.R.O. de 1990

(Ovins — Commercialisation)

Remarque : Le Règlement 429 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 6 du Règlement 429 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de l'alinéa suivant :

- j.1) autoriser la fixation de remises pour les paiements immédiats et de pénalités avec intérêts en cas de retard de paiement pour les droits de permis payables par quiconque se livre à la production, à la commercialisation ou à la transformation d'ovins ou de laine;

2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

ONTARIO FARM PRODUCTS MARKETING COMMISSION:
COMMISSION DE COMMERCIALISATION DES PRODUITS AGRICOLES DE L'ONTARIO :

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: April 30, 2008.
Pris le : 30 avril 2008.

21/08

ONTARIO REGULATION 138/08

made under the

MILK ACT

Made: May 1, 2008
Filed: May 7, 2008
Published on e-Laws: May 8, 2008
Printed in *The Ontario Gazette*: May 24, 2008

Amending Reg. 753 of R.R.O. 1990
(Grades, Standards, Designations, Classes, Packing and Marking)

Note: Regulation 753 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The table to section 11 of Regulation 753 of the Revised Regulations of Ontario, 1990 is amended by striking out,

2	Milk used to process sour cream, yogourt, frozen yogourt, beverage yogourt, yogourt shake, ice cream, ice cream mix, ice milk, ice milk mix, sherbet, sherbet mix, frozen dairy dessert, milk shake, milk shake mix, kefir, fudge, soup mixes or Indian sweets
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and substituting,

2	Milk used to process sour cream, yogourt, frozen yogourt, beverage yogourt, yogourt shake, ice cream, ice cream mix, ice milk, ice milk mix, sherbet, sherbet mix, frozen dairy dessert, milk shake, milk shake mix, kefir, fudge, soup mixes or Indian sweets
	Unhomogenized milk sold to consumers in non-gradated containers of 20 litres or more

2. This Regulation comes into force on the day it is filed.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: May 1, 2008.

21/08

ONTARIO REGULATION 139/08

made under the

MILK ACT

Made: May 1, 2008

Filed: May 7, 2008

Published on e-Laws: May 8, 2008

Printed in *The Ontario Gazette*: May 24, 2008

Amending Reg. 761 of R.R.O. 1990
(Milk and Milk Products)

Note: Regulation 761 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 16 (1) (a) of Regulation 761 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(a) a refrigeration unit capable of,

- (i) cooling milk in the tank to a temperature of 10°C or lower within one hour after the completion of milking, and 4°C or lower within two hours after the completion of milking,
- (ii) except within a period of two hours after the completion of milking, maintaining a temperature of milk in the tank not higher than 4°C while milk remains in the tank,
- (iii) maintaining a temperature of milk in the tank not lower than 1°C at any time while milk remains in the tank, and
- (iv) except in the case of a unit operated by a generator or an internal combustion engine, regulating the temperature by an automatic control mechanism to within 1°C of a designated temperature;

(2) Subsection 16 (5) of the Regulation is revoked and the following substituted:

(5) The farm bulk tank refrigeration unit, the agitator and the tank-truck pump must be powered by electricity provided by a source of electric power that is sufficient to operate the farm bulk tank refrigeration unit, the agitator and the tank-truck pump in accordance with this Regulation.

2. The Regulation is amended by adding the following sections:

TIME TEMPERATURE RECORDERS

34.1 (1) This section applies to every producer of cow's milk.

(2) Every producer shall install and maintain as many time temperature recorders as necessary to monitor the farm bulk tanks and pipelines that the producer uses for cow's milk and the sinks that the producer uses for cleaning milking equipment used for cow's milk in accordance with this Regulation.

(3) Each time temperature recorder must continuously display the correct date and time and the current temperature of the contents of every farm bulk tank, pipeline and sink used for cleaning milking equipment that the particular time temperature recorder monitors.

(4) Each time temperature recorder must be located in the milk house or in a vestibule that is attached to the milk house and that opens to the outdoors.

(5) Each time temperature recorder must be powered by electricity provided by a source of electric power that is capable of operating the time temperature recorder in accordance with this Regulation and on a continuous basis.

(6) Each time temperature recorder must be equipped with a working battery or other back-up power supply and programmed so that if the electric power supply is interrupted, the time temperature recorder will,

(a) continue to display the correct time and date; and

(b) continue to preserve all information that is stored on it at the time of the interruption in the electric power supply.

(7) Each time temperature recorder must be designed, constructed, programmed and installed so that it does not cause electronic interference with the normal operation of the farm bulk tank, agitator, farm bulk tank refrigeration unit, tank-truck pump, pipeline or other equipment.

(8) Each time temperature recorder must be programmed with the minimum and maximum water temperatures recommended by the manufacturer of the washing compounds used in the washing solution for cleaning the farm bulk tank, pipeline or sink used for cleaning milking equipment that the particular time temperature recorder monitors.

(9) Each time temperature recorder that has electronic sensors that come into direct contact with milk must be designed and constructed so that the sensors may be maintained in a sanitary condition and every producer shall maintain the sensors in a sanitary condition.

(10) If the electric power supply to a time temperature recorder is interrupted, when the electric power supply is restored, the time temperature recorder must display a visual alarm.

(11) A time temperature recorder that monitors a farm bulk tank must display a visual alarm every time,

(a) the temperature of the milk in the farm bulk tank,

(i) is higher than 10°C at any time, except within one hour after the completion of milking,

(ii) is higher than 4°C at any time, except within two hours after the completion of milking, or

(iii) is lower than 1°C at any time;

(b) the milk in the farm bulk tank is not agitated for at least five minutes every hour in accordance with subsection 16 (2); or

(c) the farm bulk tank is not cleaned in accordance with clause 13 (1) (a) between emptying and the next milking.

(12) A time temperature recorder that monitors a pipeline must display a visual alarm if the pipeline is not cleaned in accordance with clauses 13 (1) (a) and 32 (1) (a) after each milking.

(13) A time temperature recorder that monitors a sink used for cleaning milking equipment must display a visual alarm if the sink is not used to clean the milking equipment after each milking.

(14) A time temperature recorder that monitors a farm bulk tank, pipeline or sink used for cleaning milking equipment must display a visual alarm if the temperature of the washing solution in the farm bulk tank, pipeline or sink does not reach the minimum temperature or exceeds the maximum temperature described in subsection (8).

(15) When a time temperature recorder displays an alarm in accordance with subsection (10), (11), (12), (13) or (14), the display on the time temperature recorder must indicate what caused the alarm to activate.

(16) A time temperature recorder that monitors a farm bulk tank or pipeline must measure and record the average temperature of milk in the farm bulk tank or pipeline for every five-minute period that the farm bulk tank or pipeline contains milk.

(17) A record required by subsection (16) must be made at the end of every five-minute period and must include the date and time that the record was made.

(18) A time temperature recorder that monitors a farm bulk tank, pipeline or sink used for cleaning milking equipment must measure and record the average temperature of the contents of the farm bulk tank, pipeline or sink for every twenty-second period that the farm bulk tank, pipeline or sink contains rinse water, washing solution or sanitizing solution.

(19) A record required by subsection (18) must be made at the end of every twenty-second period and must include the date and time that the record was made.

(20) A time temperature recorder must make a record every time an alarm activates in accordance with subsection (10), (11), (12), (13) or (14).

- (21) A record required by subsection (20) must include,
- (a) the date and time the alarm was activated;
 - (b) the date and time the alarm was deactivated;
 - (c) the cause of the alarm;
 - (d) if the alarm is activated due to a circumstance described in subsection (10), the time when the interruption in the electric power supply started;
 - (e) if the alarm is activated due to a circumstance described in clause 11 (11) (a), the temperature of the milk in the farm bulk tank at the time the alarm activated; and
 - (f) if the alarm is activated due to a circumstance described in subsection (14), the temperature of the washing solution in the farm bulk tank, pipeline or sink at the time the alarm activated.
- (22) Subject to subsection (23), a time temperature recorder must hold the records it is required to make by this Regulation in its memory in an unaltered form for the most recent three years.
- (23) Until August 1, 2011, a time temperature recorder must hold all the records it is required to make by this Regulation in its memory in an unaltered form.
- (24) The records held in a time temperature recorder must be stored in a form that is approved by a Director and that will allow a field-person to electronically retrieve and copy the records in a readable form.

3. This Regulation comes into force on August 1, 2008.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: May 1, 2008.

21/08

ONTARIO REGULATION 140/08

made under the

ASSESSMENT ACT

Made: May 7, 2008

Filed: May 9, 2008

Published on e-Laws: May 12, 2008

Printed in *The Ontario Gazette*: May 24, 2008

Amending O. Reg. 173/07

(Annual Deadlines for By-Laws Adopting Optional Classes)

Note: Ontario Regulation 173/07 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1.1 of Ontario Regulation 173/07 is amended by striking out “April 30, 2008” and substituting “June 30, 2008”.

2. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: May 7, 2008.

21/08

ONTARIO REGULATION 141/08

made under the

MUNICIPAL ACT, 2001

Made: May 7, 2008

Filed: May 9, 2008

Published on e-Laws: May 12, 2008

Printed in *The Ontario Gazette*: May 24, 2008**TAX MATTERS — 2008 TIME LIMITS FOR CERTAIN BY-LAWS****Time limits**

1. The time limits for 2008 under subsections 308 (4) and (5), 308.1 (4) and (5), 310 (7), 311 (2) and (4), 314 (1), 329.1 (2) and 362 (1) of the Act are June 30, 2008.

Revocation

2. Ontario Regulation 174/07 is revoked.

Commencement

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: May 7, 2008.

21/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

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La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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Information

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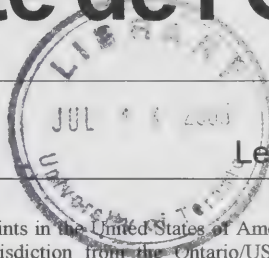


The Ontario Gazette La Gazette de l'Ontario

Vol. 141-22
Saturday, 31 May 2008

Toronto

ISSN 0030-2937
Le samedi 31 mai 2008



Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

1596508 Ontario Inc. **47133**
O/A "L.A. Limousine"
105 Riviera Dr., Unit 11, Markham, ON L3R 5J7

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from:

1. points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton and Waterloo and the Counties of Wellington and Brant to the Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

2. points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA border crossings to points in Ontario and for the return of same passengers on the same chartered trip to point of origin.

PROVIDED THAT:

- a) there be no pick up or drop off of passengers except at point of origin;
- b) the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows: 47133-A

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton and Waterloo and the Counties of Wellington and Brant.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54

501419 Ontario Ltd.
P.O. Box 207, Whitney, ON K0J 2M0

43972-A

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for Hastings and Prince Edward District School Board, Algonquin and Lakeshore Catholic District School Board, Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Conseil Des Ecoles Publiques De L'Est De L'Ontario and Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton, and the District of Nipissing and schools under the jurisdiction of the aforesaid school boards/authority.

PROVIDED THAT charter trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards/authority.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs



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1351



947465 Ontario Limited
O/A "Voyageur Transportation Services"
573 Admiral Court, London, ON N5V 4L3

46314-B

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Regional Municipality of Waterloo and the Counties of Wellington and Dufferin.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle (school bus) operating licence as follows:

46314-C

For the transportation of students for the Wellington-Dufferin Student Transportation Consortium (consisting of the Upper Grand District School Board and the Wellington Catholic District School Board), the Waterloo Catholic District School Board and Waterloo Region District School Board between points in the Regional Municipality of Waterloo and the counties of Wellington and Dufferin and schools under the jurisdiction of the aforesaid school boards.

PROVIDED THAT charter trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards.

William J. and H. Elaine Bresee
277 Centerville Rd., Westport, ON K0G 1X0

44230-A

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for Algonquin and Lakeshore Catholic District School Board, Limestone District School Board, Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Conseil Des

Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lennox and Addington, Lanark and Leeds and Grenville and schools under the jurisdiction of the aforesaid school boards.

PROVIDED THAT charter trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards.

Dunham Construction and Transportation Inc.
9232 Road, #509, Ompah, ON K0H 2J0

39726-C

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for Algonquin and Lakeshore Catholic District School Board, Limestone District School Board, Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Lennox and Addington, Lanark and Leeds and Grenville and schools under the jurisdiction of the aforesaid school boards.

PROVIDED THAT charter trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards.

Elwood George Graham
O/A "Graham Bus Lines"
276 Barry Road, Madoc, ON K0K 2K0

18975-C

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for Hastings and Prince Edward District School Board, Algonquin and Lakeshore Catholic District School Board, Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Conseil Des Ecoles Publiques De L'Est De L'Ontario and Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Prince Edward, Renfrew, Northumberland, Haliburton and the District of Nipissing and schools under the jurisdiction of the aforesaid school boards/authority.

PROVIDED THAT charter trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid school boards/authority.

(141-G226)

FELIX D'MELLO
 Board Secretary/Secrétaire de la Commission

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-05	
AFFINITY HEALTH SOLUTIONS INC.	001358539
AMICI HAIR DESIGN INC.	001359994
APM COMPONENTS AMERICA INC.	001366816
AVA TANER & ASSOCIATES CONSULTING LIMITED	001359388
BERKLEY DEVELOPMENTS (PICKERING) INC.	001363711
BLAZERUS KENNEL INC.	001361927
BUFFET INDIA INC.	001343660
C.T.M. INC.	001367721
CELTOR GROUP INC.	001367858
CENTO ENTERPRISES INC.	001358057
CLAMORE INVESTMENTS INC.	001354063
COMPUTER ARTISTS INC.	001362020
COMWEST WAREHOUSING DISTRIBUTION INC.	001367789
CONCORD NATIONAL INC.	001355143
DFH PAPER GROUP INC.	001367303
DIAMOND SODDING INC.	001362206
DIG IN DESIGN CORPORATION	001363062
DOUBLE Q ONTARIO LTD.	001343530
EAST SHORE KICKS INC.	001360736
ECOM COMPUTING SERVICES INC.	001356326
FERRONATO CONTRACTING INC.	001355659
FOSACO INC.	001352295
FREEBOUND INC.	001359440
GEOTAX INTERNATIONAL CORP.	001367539
GGL SYSTEMS INC.	001339136
GOSSAMER SYSTEMS INCORPORATED	001359464
GREATER HAT INVESTMENTS INC.	001349140
GREENVALLEY INVESTMENTS LTD.	001367769
HEEKUN FOOD SERVICES LTD.	001363824
ICC CONSTRUCTION INC.	001361756
ILUMBER.COM CORP.	001362877
JAFREE ASSOCIATES INC.	001361612
JOULE INTERNATIONAL CONSULTING INC.	001351770

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KD TRUCKING INC.	001354165
KEVIN CONSULTING INCORPORATED	001355483
KPL SYSTEMS INCORPORATED	001353447
LAFOREST PLUMBING & HEATING INC.	001350828
LESKIW & ASSOCIATES INC.	001340360
LIAN CHEMICALS LTD.	001366934
LYDOR PROPERTIES LIMITED	001367213
M.R.M. TRADING INC.	001352303
MAJOR ROYAL SERVICES INTERNATIONAL INC.	001367575
MAPLE-C ENTERPRISE CORP., LTD.	001353420
MBR BOUTIQUE INC.	001363839
METRODECO INC.	001364031
MIX AUDIO LTD.	001367778
NOAH BUSINESS LTD.	001362044
NORTHWOOD FINE CARS INC.	001351788
PARTTECH INC.	001356876
PEACHES CLOTHING COMPANY LTD.	001367710
PJB CONTRACTORS INC.	001364041
PURE LACQUA INC.	001309959
RAMSTAR INC.	001358691
RELIANCE NETWORK SOLUTIONS INC.	001360503
RESOURCES FOR EDUCATORS INC.	001309952
SHELAGH TARLETON ENTERPRISES INC.	001367455
SLANT 6 DESIGN ENGINE INC.	001352475
SUNNYDALE PLACE HOLDINGS INC.	001349147
SYBR OUTSOURCING CORP.	001351331
TRADEQUEST IMPORT & EXPORT INC.	001331846
TRANS-TEC CONSTRUCTION MANAGEMENT & TECHNOLOGIES LIMITED	001359510
VIANA SPORTS BAR INC.	001362098
WILKRIS HOLDINGS INC.	001363747
WILL SOMERS ELECTRIC LTD.	001367543
WOODBIDGE AUTO MALL INC.	001367916
1309953 ONTARIO INC.	001309953
1309958 ONTARIO LIMITED	001309958
1323305 ONTARIO INC.	001323305
1343750 ONTARIO LTD.	001343750
1343812 ONTARIO LTD.	001343812
1346632 ONTARIO INC.	001346632
1351399 ONTARIO LTD.	001351399
1351400 ONTARIO LTD.	001351400
1351610 ONTARIO LTD.	001351610
1351787 ONTARIO LTD.	001351787
1352124 ONTARIO INC.	001352124
1352815 ONTARIO INC.	001352815
1353661 ONTARIO LTD.	001353661
1354122 ONTARIO INC.	001354122
1355808 ONTARIO INC.	001355808
1356224 ONTARIO LTD.	001356224
1356854 ONTARIO INC.	001356854
1356871 ONTARIO INC.	001356871
1357568 ONTARIO INC.	001357568
1357790 ONTARIO INC.	001357790
1358513 ONTARIO INC.	001358513
1358686 ONTARIO LIMITED	001358686
1359301 ONTARIO LIMITED	001359301
1359520 ONTARIO INC.	001359520
1360842 ONTARIO LTD.	001360842
1360961 ONTARIO LIMITED	001360961
1362244 ONTARIO LIMITED	001362244
1362262 ONTARIO LIMITED	001362262
1362482 ONTARIO LTD.	001362482
1363500 ONTARIO INC.	001363500
1364030 ONTARIO INC.	001364030
1364848 ONTARIO LIMITED	001364848
1364987 ONTARIO INC.	001364987
1365963 ONTARIO LTD.	001365963
1366882 ONTARIO LIMITED	001366882
1367321 ONTARIO INC.	001367321
1367465 ONTARIO LTD.	001367465

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1367474 ONTARIO LTD.	001367474
1367542 ONTARIO LTD.	001367542
1367576 ONTARIO LIMITED	001367576
1367642 ONTARIO LIMITED	001367642
1367712 ONTARIO INC.	001367712
1367713 ONTARIO INC.	001367713
1367849 ONTARIO LIMITED	001367849
35 DUNLOP STREET LIMITED	001350395

(141-G227) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-08-14	
PACK-ALL INTERNATIONAL (ONTARIO) INC.	000930219
2007-10-30	
AYESHA ENTERPRISE INCORPORATED	001614231
2007-11-05	
640764 ONTARIO INC.	000640764
2008-04-22	
GAVIGAN FAMILY HOLDINGS LIMITED	002093397
2008-04-28	
THE HAIR VILLA INC.	001262733
871821 ONTARIO LTD	000871821
2008-04-29	
DARCOL INC.	000215384
ELEVENTH HOUR PRODUCTIONS INC.	001609164
L'INGENIERIE MENARD ENGINEERING LTD./ L'INGENIERIE MENARD ENGINEERING LTEE	000231699
2097015 ONTARIO INC.	002097015
2008-04-30	
GAB-LIN GROUP INC.	002101608
1184074 ONTARIO LTD.	001184074
1497575 ONTARIO LIMITED	001497575
1727293 ONTARIO INC.	001727293
2138656 ONTARIO LTD.	002138656
2139054 ONTARIO LTD.	002139054
2008-05-01	
LIZ'S APPAREL INC.	001115942
P. & T. RESOURCES INC.	000839372
PAWAN TRANSPORT INC.	002040812
ROSE PARK REALTY LTD.	000945613
STERLING (STRATHCONA) CORPORATION	001576623
WS ENERGY WISE INC.	001420841
1296140 ONTARIO LTD.	001296140
1434000 ONTARIO LIMITED	001434000
1456699 ONTARIO INC.	001456699
1532666 ONTARIO INC.	001532666
870291 ONTARIO LTD.	000870291

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
882741 ONTARIO INC.	000882741
2008-05-02	
AQUA CHOICE TECHNOLOGIES CORP.	001438488
ATM SERVICES GROUP INC.	001016069
CAPITAL Q INC.	001566618
EARTH PULP & PAPER (CANADA) INC.	001600934
MAGPIE CAFE INC.	001659705
MARACAS INC.	001100954
MPT WATER MANAGEMENT INC.	001012741
NU ERA SIGNS LTD.	000928859
PHONE MATRIX INC.	001581355
POE INCORPORATED	001666942
RAKOFF AND ASSOCIATES INC.	001592157
RIDALCO SPECIALTY METAL PRODUCTS LTD.	000434380
THE NORTH STAR MEDIA INC.	002118923
YACH PRODUCTS LIMITED	001599320
1027636 ONTARIO INC.	001027636
1027869 ONTARIO INC.	001027869
1113796 ONTARIO LTD.	001113796
1328774 ONTARIO LIMITED	001328774
1460908 ONTARIO INC.	001460908
1492361 ONTARIO INC.	001492361
2072425 ONTARIO INC.	002072425
2008-05-05	
BALOG'S GARAGE LIMITED	000392959
COOLTECH INSTALLATION LTD.	002009314
DARREN'S EXTREME AUTO INC.	000932884
DENTAL STAFFING SOLUTIONS PLACEMENT AGENCY INC.	001603796
EASTON MARKETING SERVICES LTD	000557462
FLEMING ADJUSTERS LIMITED	000248519
GOLD LINE CORPORATION	000777876
J.M.D. WOODWORKING LTD.	001298353
JENNIFER KATHLEEN'S REGAL CREATIONS LTD.	001094236
KUFAM LTD	000556857
MITROVICH HOLDINGS INC.	001464224
PAYLESS PETROLEUM LTD.	002021791
PRINCESS SHAHNAZ AYURVEDIC NATURAL SPA INC.	001591302
READI MAIDS INC.	001274738
S.E.T. HYGIENIC INC.	001333986
S.R.S. DIAGNOSTIC US LTD.	000856561
SANDBOX CREATIVE INC.	001155182
SNAP INFORMATION TECHNOLOGIES INC.	001671190
STOUFFVILLE MEDICAL CENTRE PROPERTY HOLDING INC.	001570106
WOTHERSPOON GRAPHICS STUDIO INC.	001264595
1118056 ONTARIO INC.	001118056
1159152 ONTARIO LTD.	001159152
1346628 ONTARIO LIMITED	001346628
1426515 ONTARIO LTD.	001426515
1454473 ONTARIO INC.	001454473
1469479 ONTARIO INC.	001469479
1531054 ONTARIO LIMITED	001531054
1567949 ONTARIO INC.	001567949
1578468 ONTARIO INCORPORATED	001578468
1597164 ONTARIO INC.	001597164
1669826 ONTARIO INC.	001669826
2019785 ONTARIO INC.	002019785
2020798 ONTARIO INC.	002020798
4 - ALL LTD.	000342716
40 TON LTD.	001317819
448947 ONTARIO LIMITED	000448947
504877 ONTARIO LIMITED	000504877
720435 ONTARIO LTD.	000720435
776610 ONTARIO LTD.	000776610
908528 ONTARIO LTD.	000908528

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-06	
A. ST. AMAND CONSULTANT INC.	001332576
ANSONMED (CANADA) INC.	002117821
BIODEK SOFTWARE INC.	001649145
D & W SERVICE INC.	002132863
ERVINE COMPUTER CONSULTING LTD.	001146894
EUROCAN GRAPHICS LIMITED	000919497
J.C. WILLIAMS OPTICIANS INC.	001731414
MAKE-UP BY STACEY INC.	001438351
MO BAR ELECTRIC LTD.	000582150
NIAGARA UNION PROPERTY DEVELOPMENT INC.	001526992
PATTANI & COMPANY INC.	000622061
PEBBLIN PROMOTIONS LIMITED	000349883
PLASMASIS INC.	002074403
PLAYLAND INDOOR PLAYGROUND & CHILDREN'S PARTY PLACE LTD.	001205687
RIDCO SYSTEMS CONSULTING LTD.	000985316
RSA SERVICE CONSULTING INC.	001226841
V.I.P. PERSONNEL GROUP INC.	000961821
VATAN TRANSTRAVEL LTD.	002127969
WESTECH SOLUTIONS INC.	001274214
1224884 ONTARIO INC.	001224884
1229856 ONTARIO LTD.	001229856
1565201 ONTARIO LIMITED	001565201
2685 QUEENSVIEW DRIVE CORPORATION	001408757
882740 ONTARIO INC.	000882740
897920 ONTARIO LTD	000897920
953776 ONTARIO LIMITED	000953776
2008-05-07	
ALL-HOURS SERVICE CENTRE LTD.	000627065
ANTEBY ENTERPRISES LTD.	000803549
ARGEN INVESTMENTS INC.	000830145
BILGA INVESTMENTS LTD.	001723566
C. V. SCAFFOLD LTD.	000917586
DEVLIN FINANCIAL INC.	001246669
DIDGAPOST CORPORATION	001261433
DUKES AUTO REPAIRS INC.	001349925
ECKHARDT'S FRUIT MARKET LTD.	000773432
FINAL TOUCH PROPERTY MAINTENANCE LTD.	001075421
GURGLE INVESTMENTS INC.	001012019
INTEGRATED HOSPITAL SOLUTIONS INC.	000788690
INTEGRITY INTEGRATION OF SIMCOE COUNTY INC.	001416065
KHYBER SERVICES INC.	002137256
KINGSACRES CAPITAL INC.	001550089
KUCOR CONSTRUCTION & DEVELOPMENTS LTD.	000330907
LIFEGROWTH FINANCIAL CORP.	001339388
MEYERS RESTAURANT INC	000512079
MONTTIFF CO. LTD.	001225572
NAVIGO ENTERPRISES LTD.	000977896
PBR TRADING INC.	001534292
PROACTIVE SAFETY MANAGEMENT INC.	002013563
PROFESSIONAL RESEARCH PARTNERS INC.	001627863
PSP CONSULTING INC.	001115385
QUIET BAY LOG MOTEL LTD.	001172000
ROBERT DOTY GOLF CORPORATION	000847611
ROBERT LATREMOUILLE LTD.	000290191
SANSUN TRANSPORT INC.	002092341
SCARCLIFFE INC.	000487210
SOMERSET GALLERY INC.	000792665
STAKIC PHOTOGRAPHY INC.	001519691
THOMAS SZIRTES AND ASSOCIATES INC.	000543726
TRIUMPH FOOD TRADING LTD.	001465482
VILLA GARDENS LTD.	002036284
1040835 ONTARIO INC.	001040835
1069301 ONTARIO LIMITED	001069301
1150964 ONTARIO LIMITED	001150964
1165994 ONTARIO INC.	001165994

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1284921 ONTARIO INC.	001284921
1352040 ONTARIO INC.	001352040
1510931 ONTARIO LTD.	001510931
1539494 ONTARIO LIMITED	001539494
1594746 ONTARIO LTD.	001594746
1649569 ONTARIO INC.	001649569
1696915 ONTARIO INC.	001696915
2031096 ONTARIO LIMITED	002031096
2074750 ONTARIO INC.	002074750
2102478 ONTARIO INC.	002102478
2116095 ONTARIO INC.	002116095
2118576 ONTARIO INC.	002118576
575650 ONTARIO LTD.	000575650
842626 ONTARIO LIMITED	000842626
860127 ONTARIO INC.	000860127
974185 ONTARIO INC.	000974185
2008-05-08	
ALARMAX SECURITY SYSTEMS INC.	001263420
AROMA'S BRANTFORD (1999) INC.	001371663
AUTOBOT CANADA INC.	000640992
B & J CARTAGE LTD.	001201328
B. JONES BILLING SERVICES INC.	000991924
BELLE FACES INC.	002051448
BEN GELEYNSE CONSTRUCTION LTD.	000370260
C.N.T. PROPERTY MANAGEMENT INC.	001316732
CAPELLA REALTY INC.	000636781
CENTRAL MEDICAL INC.	001061201
CENTURION DATA SYSTEMS INC.	001457581
CLEANTEC COMPLETE COMMERCIAL CLEANING LTD.	001151692
COLLABORATION CONSTRUCTION LTD.	000540710
DUERRSTEIN FAMILY HOLDINGS INC.	001042191
EC CONCEPT MANUFACTURING INC.	001636848
EKTANA CONSULTANCY INCORPORATED	001679890
FIFTH AVE. DRAFTING INC.	001405351
FOUR FLOWER FOODS INC.	001579335
GEORGIAN BAY KAYAK LTD.	000749853
H & H INVESTMENTS LIMITED	000456066
H. AUTO SERVICE INC.	000532786
HORSE CANADA INC.	001279866
J. NORTHOTT INDUSTRIES LIMITED	000396582
JANET & CORY TRANSPORTATION INC.	001510814
JERRY CAMPBELL CONTRACTING LTD.	001067540
JOINT VENTURE CAPITAL LIMITED	001107098
KAMSHEAR MECHANICAL INC.	001158927
KEN-JAMES REALTY CO. LIMITED	000122033
KWIK MARKET PLACE INC.	001016978
MAVRIX RESOURCE FUND 2004 - II MANAGEMENT LIMITED	001628965
MERHILL MEDICAL CONSULTING INC.	001518141
MUSIKWORKS STUDIO DURHAM INC.	001656676
NUVOGEN LTD.	002129050
PERSEUS GLOBAL CORPORATION	001596755
RELI-A-CRAFT ENTERPRISES INC.	000363129
RISING PHOENIX PUBLISHING INC.	001675758
ROBERT VAN VLIET SERVICES LTD.	000944922
THE LOGO HOUSE INC.	001365858
UMTE INC.	002044222
WHEELS N' BOARDS INC.	001398770
WHITTON MANAGEMENT COMPANY LIMITED	000345628
1186415 ONTARIO INC.	001186415
1209833 ONTARIO LTD.	001209833
1233266 ONTARIO INC.	001233266
1310005 ONTARIO LTD.	001310005
1315853 ONTARIO INC.	001315853
1320921 ONTARIO INC.	001320921
1325347 ONTARIO INC.	001325347
1374610 ONTARIO INCORPORATED	001374610
139863 ONTARIO INC.	000139863
1587094 ONTARIO INC.	001587094

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1591269 ONTARIO INC.	001591269
1607373 ONTARIO LIMITED	001607373
1611524 ONTARIO INC.	001611524
1650767 ONTARIO LIMITED	001650767
1650768 ONTARIO LIMITED	001650768
1690042 ONTARIO INC.	001690042
2022613 ONTARIO LTD.	002022613
2095597 ONTARIO INC.	002095597
537240 ONTARIO LIMITED	000537240
2008-05-09	
ANPRI ESTATES INC.	002003818
ARANS GROUP LIMITED	002115285
ASIA INTERNATIONAL MARKETING LTD.	001121529
AUSCANS INTERNATIONAL CORP	000656135
BRITISH CANADIAN TOURS LIMITED	000955768
CDS, MOVIES'N GAMES EXCHANGE INC.	000961228
CFD FLORAL DESIGN INTERNATIONAL INC.	001267318
CHIU CHOW GARDEN CHINESE RESTAURANT INC.	001325139
CONTROL ELECTRIC CONTRACTORS LIMITED	000284885
CREW HOLDINGS 13 INC.	001406686
DUSHMESH FURNITURES INC.	002127216
EGRET PUBLISHING INC.	000955461
FV & CV INVESTMENTS INC.	001238931
G. C. LYONS EXCAVATING LIMITED	000202639
H.R. CAM-FAB INC.	001203999
HURONIA OFFICE SERVICES LIMITED	000246774
IPD MANUFACTURING ONTARIO LIMITED	000307259
KAHMA TRANSPORT LTD.	000869172
KWDRINKS INC.	002014163
LKM INC.	001638564
MACSONS' REPAIRS INC.	000950300
MADANI HOLDINGS LTD.	001027152
MARGARET MILLER REALTY LIMITED	001094893
MCKEE MACHINE & TOOL LTD.	000941140
PHIL BROUWER PRODUCTION SOUND INC.	001503998
PITA VILLA LTD.	000540308
PODIUM SUMMER CAMPS LTD.	002051661
PROCHECK HOME INSPECTIONS LTD.	001020994
PROGRESS PORTUGUESE BAKERY & PASTRY LTD.	001444619
RDS INFORMATION TECHNOLOGY CONSULTANTS LTD.	001384501
RICKY CHAN IT INFRASTRUCTURE CONSULTANT INC.	001730262
S. HAY ESTHETICS INC.	001020816
SABAINA FOODS INTERNATIONAL INC.	001226296
SENEBILD DEVELOPMENTS LTD.	000550159
SICURO INVESTMENTS INC.	001639359
STUDENT IMAGE INC.	001156356
SUPER FITNESS STEELES INC.	000499492
TALBOROUGH PROPERTIES INC.	000490326
VETRANO MANAGEMENT INC.	001238930
WJSL MARKETING INC.	001213944
YORKWOOD HOMES OLDE OAKVILLE LTD.	001276018
1017796 ONTARIO INC.	001017796
1083205 ONTARIO LIMITED	001083205
1102176 ONTARIO LIMITED	001102176
1224353 ONTARIO LTD.	001224353
1254907 ONTARIO INC.	001254907
1419505 ONTARIO LIMITED	001419505
147440 ONTARIO INC.	000147440
1549641 ONTARIO INC.	001549641
1624587 ONTARIO LTD.	001624587
1631480 ONTARIO INC.	001631480
1726991 ONTARIO INC.	001726991
2012313 ONTARIO INC.	002012313
2023042 ONTARIO LIMITED	002023042
2048379 ONTARIO INC.	002048379
2064449 ONTARIO INC.	002064449
2078272 ONTARIO INC.	002078272

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
3EDC'S.COM INC.	001364807
468423 ONTARIO LIMITED	000468423
733692 ONTARIO LTD.	000733692
754355 ONTARIO LTD.	000754355
937825 ONTARIO INC.	000937825
2008-05-12	
ALLEN INDUSTRIAL RUBBER PRODUCTS LIMITED	000390937
APPLE RIDGE DEVELOPMENTS LIMITED	000684015
BARRY'S COVE INC.	000610780
BENNBAR HOLDINGS INC.	001217168
BOB GEE AND SONS LTD.	000281841
CONTINENTAL TRAILER RENTALS INC.	001113051
E.W. TURNER INSURANCE BROKERS LIMITED	000128663
EDWARD C. SARGENT CONSTRUCTION LTD.	000460316
FOREST HILL HAIR DESIGN INC.	001005642
GITC IMPORT EXPORT INC.	001375650
GORESKI HOME INSPECTIONS INC.	001413253
JOHNNY SPECIALIST RESTAURANT LTD.	001335321
KEEN RESOURCES INC.	000803388
LINVIEW STRUCTURES INC.	001491491
M. BUDAKER HOLDINGS LTD.	001597435
MORRIS SILVERBERG TEXTILES LIMITED	000213732
MUGEN COMPUTING INCORPORATED	001114901
NAME BRAND CLOSEOUTS INC.	001463151
ORANGEBOROUGH REALTY INC.	000449967
RITZ MUSIC & ARTS LEARNING CENTRE INC.	001008421
RO-VON INVESTMENTS INC.	000882358
SAM FERMAN LIMITED	000099625
TESS SOLUTIONS INC.	002015583
1157308 ONTARIO INC.	001157308
1175190 ONTARIO INC.	001175190
1260993 ONTARIO INC.	001260993
1271330 ONTARIO INC.	001271330
1330302 ONTARIO LIMITED	001330302
1374761 ONTARIO INC.	001374761
1419790 ONTARIO INC.	001419790
1443862 ONTARIO INC.	001443862
1671558 ONTARIO LIMITED	001671558
2075140 ONTARIO INC.	002075140
2117059 ONTARIO INC.	002117059
478131 ONTARIO LIMITED	000478131
652152 ONTARIO INC.	000652152
803480 ONTARIO INC.	000803480
947184 ONTARIO INC.	000947184
2008-05-13	
BWD HOTEL INVESTMENT LIMITED	001401842
CANADA WATER SPORTS INC.	002071135
CIMADA HOLDINGS INC.	000713989
CITYTECH CANADA INC.	001260247
CRESWIN NEPEAN LTD.	001310541
DOMAIRS HOME FASHIONS & GIFTS LTD.	001685825
DUNSTAN MILLWORK INC.	000840781
FAYE'S TWENTY ONE AESTHETIC & HEALTH CENTRE LIMITED	001221590
KIPLING KOIN-OP KAR WASH LTD.	000220249
NAPOLEON HOME COMFORT & WOODWORKING LTD.	001326149
NAPOLEON HOME COMFORT SCARBOROUGH INC.	001339131
OGDEN INNOVATIONS INC.	001640527
SI DELANEY INVESTMENT CORPORATION	002062821
THE BUG DOCTOR INC.	001243415
THE 5 SECOND SNUFFER LTD.	001453464
YAHOWA BUSINESS SERVICES INC.	002059588
1225690 ONTARIO LIMITED	001225690
1343748 ONTARIO INC.	001343748
1460802 ONTARIO LIMITED	001460802
1588183 ONTARIO INC.	001588183
705254 ONTARIO LIMITED	000705254

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-14	
ACE SHIPPING CANADA LTD.	001459891
AJR ADVISORY SERVICES INC.	002141474
BOTTLE-PACK INC.	001468331
CANADA UNITED PROPERTY INVESTMENT INC.	000643744
CONGRUENT FINANCIAL PLANNING SERVICE INC.	001109200
M.E. WALSH ENTERPRISES LTD.	001060053
MMM (FORT ERIE) INC.	002101785
VIBA ENTERPRISES INC.	000957438
1010996 ONTARIO INC.	001010996
1363986 ONTARIO LIMITED	001363986
1559855 ONTARIO LIMITED	001559855
931924 ONTARIO INC.	000931924
2008-05-15	
GREEN HOUSE LANDSCAPING LTD.	001687349

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G228)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-05-15	
AUSSIE-3 COMPUTER CONSULTANCY LIMITED	899048
BELL TRAVEL (NIAGARA) INC.	562489
FIVE DIAMONDS BILLIARDS INC.	917848
LUTECH MECHANICAL CONSULTING LTD.	783678
MCCARTHY HOSPITALITY INC.	1597760
SPATIAL DEVELOPMENTS-GENERAL CONTRACTORS LTD.	661244
SYMTECH CANADA LTD.	729248
SYMTECH DISTRIBUTION INC.	1608838
657008 ONTARIO LIMITED	657008

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G229)

**Notice of Default in Complying with
a Filing Requirement under the
Corporations Information Act
Avis de non-observation de la
Loi sur les renseignements exigés des
personnes morales**

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-05-14	
DAVEY HUNT CLUB OF BRADFORD	817383
2008-05-15	
PRESCOTT WELDING PROGRAMME INC.	480451
SOMALILAND COMMUNITY CENTRE	1533414
THE BELLEVILLE-TRENTON POLICE RACE	1119210
RELATIONS ADVISORY COMMITTEE	
WELDON PARK ACADEMY	1133597

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G230)

**ERRATUM NOTICE
Avis d'erreur**

ONTARIO CORPORATION NUMBER 1668533

Vide Ontario Gazette, Vol. 141-07 dated February 16, 2008

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the *Business Corporations Act* set out in the February 16, 2008 issue of the Ontario Gazette with respect to 1668533 Ontario Ltd. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 141-07 datée du 16 février 2008

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la *Loi sur les sociétés par actions* et énoncé dans la Gazette de l'Ontario du 16 février 2008 relativement à 1668533 Ontario Ltd., a été délivré par erreur et qu'il est nul et sans effet.

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G231)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

**Corporation Notices
Avis relatifs aux companies**

All claims against the estate of **FRANCESCO LORETO SPIRITO** also known as **LARRY SPIRITO**, late of the City of Toronto, who died April 20, 2007, must be filed with the undersigned personal representative on or before June 30, 2008, after which date the estate will be distributed having regard only to those claims then filed.

DATED this 6th day of May, 2008.

EMILIA FABIANO, 42 Beatrice Way, Woodbridge, Ontario, L4L 5T3,
by her solicitors,

c/o MICHAEL A. CARLI
RIGOBON, CARLI
Barristers & Solicitors
3700 Steeles Avenue West, Suite 401
Woodbridge, Ontario
L4L 8K8

(141-P139) 20, 21, 22

**NATIONAL GUARANTY MORTGAGE
INSURANCE COMPANY APPLICATION FOR AN
INSURANCE LICENCE**

Notice is hereby given, pursuant to section 49 of the *Insurance Act* (Ontario), that National Guaranty Mortgage Insurance Company (a company yet to be incorporated) intends to apply to the Superintendent of Financial Services for an insurance licence authorizing National Guaranty Mortgage Insurance Company to carry on within Ontario the business of mortgage insurance.

May 24, 2008

BLAIR KEEFE
Solicitor for the applicant
Torys LLP
Suite 3000, 79 Wellington Street West
Toronto, Ontario
M5K 1N2

(141-P144) 21, 22, 23, 24

NOTICE OF INTENTION OF WINDING UP

NOTICE is hereby given that the members of The Aids Action Committee of Perth County Inc. have voted voluntarily to wind up the Corporation pursuant to the *Corporations Act* of the Province of Ontario.

DATED at Stratford, Ontario, this 15th day of May, 2008.

SANDY BELL
Chairperson

(141-P153)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF HEARST

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Monday, June 16, 2008 at Town Hall, 925 Alexandra Street, P.O. Bag 5000, Hearst, Ontario. P0L 1N0. The tenders will be opened in public on the same day at 925 Alexandra Street, Hearst Ontario.

Description of Land(s):

The surface rights of Parcel 7645 Centre Cochrane, Plan M30 Cochrane, Part of Block X, Part 3 of Registered plan CR1063, Town of Hearst, District of Cochrane

Minimum Tender Amount: \$11,916.90

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

MONIQUE LAFRANCE, Treasurer
The Corporation of the Town of Hearst
925 Alexandra Street
P.O. Bag 5000
Hearst, Ontario P0L 1N0

(141-P154)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF CALEDON

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on **25 June 2008**, at the Municipal Office, 6311 Old Church Road, Caledon, Ontario L7C 1J6.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 6311 Old Church Road Caledon.

Description of Land(s):

Roll No. 21 24 010 007 50707 0000, PIN 14351-1470(LT), Block 132, Registered Plan 43M-1331, Town of Caledon, Regional Municipality of Peel (No 43). File TR03-33

Minimum Tender Amount: \$9,435.98

Roll No. 21 24 030 002 01300 0000, 16841 Horseshoe Hill Rd., PIN 14289-0014(LT), PT LT 8 CON 4 EHS CALEDON AS IN RO548199; CALEDON. File TR06-10

Minimum Tender Amount: \$29,801.53 – CANCELLED BY MUNICIPALITY

Roll No. 21 24 010 007 50402 0000, 4 Paulette Way, PIN 14351-0238(LT), PCL 45-1, SEC 43M1208; LT 45, PL 43M1208; CALEDON, S/T A RIGHT AS IN LT1826363. File TR06-13

Minimum Tender Amount: \$25,158.96

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. DONNA RIVADA
Senior Tax Clerk
The Corporation of the Town of Caledon
6311 Old Church Road
Caledon, Ontario L7C 1J6
(905) 584-2272 Ext. 4116

(141-P155)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE MUNICIPALITY OF
HASTINGS HIGHLANDS**

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 27 June 2008, at the Council Chambers in the Municipal Offices, P.O. Box 130, 33011 Highway 62, Maynooth, Ontario K0L 2S0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Council Chambers in the Municipal Offices, 33011 Highway 62, Maynooth.

Description of Land(s):

Roll No. 12 90 191 020 45825 0000, Part Lot 9, Concession 11, Geographic Township of McClure, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), Designated as Part 45, Reference Plan HSR-134, Right of Way over Part of Lots 9 & 10, Concession 11, Designated as Part 65, Plan HSR-134. File No. 06-05

Minimum Tender Amount: \$4,993.61

Roll No. 12 90 278 015 05991 0000, 1stly: Part Lot 7, Concession 1, designated as Part 1, Plan 21R-7281, Geographic Township of Herschel, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), 2ndly: Part Lot 7, Concession 1, Geographic Township of Herschel, Now the Municipality of Hastings Highlands, County of Hastings (No. 21), Being the Lands in Instrument No. 363422. File No. 06-07

Minimum Tender Amount: \$7,360.59

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands were previously advertised for a sale to be held on the 14th day of May, 2008 but the sale was postponed.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MR. I. CRAIG DAVIDSON
CAO/Clerk-Treasurer
The Corporation of the Municipality of
Hastings Highlands
P.O. Box 130
33011 Highway 62
Maynooth, Ontario K0L 2S0
(613) 338-2811 Ext. 23
www.hastingshighlands.ca

(141-P156)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE COUNTY OF PRINCE EDWARD

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 25 June 2008, at Shire Hall, 332 Main Street, Picton, Ontario K0K 2T0.

The tenders will then be opened in public on the same day at 3:00 p.m. at Shire Hall, 332 Main Street, Picton.

Description of Land(s):

Roll No. 13 50 918 010 15400 0000, 712 Water Rd., PIN 55046-0183(LT), PT LT 20 CON 2 WEST OF GREEN POINT SOPHIASBURGH AS IN PE153400; PRINCE EDWARD. File 06-01.

Minimum Tender Amount: \$30,462.88

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MS. WANDA THISSEN
Deputy Treasurer
The Corporation of the County of Prince Edward
332 Main Street
Picton, Ontario K0K 2T0
(613) 476-2148 Ext. 234
www.pecounty.on.ca

(141-P157)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2008—05—31

ONTARIO REGULATION 142/08

made under the

EDUCATION ACT

Made: January 30, 2008

Approved: February 13, 2008

Filed: May 15, 2008

Published on e-Laws: May 16, 2008

Printed in *The Ontario Gazette*: May 31, 2008

LETTERS OF PERMISSION

Letters of permission

1. (1) The Minister may grant to a board a letter of permission for a period specified in the letter if,
 - (a) the director of education or secretary of the board or, in the case of a school authority, the appropriate supervisory officer, submits to the Ministry an application in the form required by the Minister, which shall include the declaration of the person submitting the application that,
 - (i) the board has publicly advertised, at least once, a position for which a teacher is required under the regulations,
 - (ii) the advertisement,
 - (A) was published in a daily newspaper having provincial circulation in Ontario for at least three days, and at least one of those days was within the five days before the closing date of the competition for the position, or
 - (B) was published on a publicly accessible website approved by the Minister for at least ten days and was not removed before the closing date of the competition for the position,
 - (iii) every day that the advertisement appeared was within the 30 days before the closing date of the competition for the position,
 - (iv) no teacher has applied for the position or no teacher who has applied for the position has accepted it,
 - (v) the individual that the board proposes to employ under the authority of a letter of permission is 18 years of age or older and holds an Ontario secondary school diploma, a secondary school graduation diploma or a secondary school honour graduation diploma, or an equivalent to any of them,
 - (vi) the individual is not and has never been a member of the Ontario College of Teachers;
 - (vii) the individual has provided to the board a written statement that any teaching certificate or licence granted to him or her by another jurisdiction is not cancelled, revoked or suspended for any reason other than for failure to pay fees or levies to the governing body,
 - (viii) the board has collected a personal criminal history, as defined in Ontario Regulation 521/01 (Collection of Personal Information) made under the Act, of the individual, and
 - (ix) the board has conducted a reference check of the individual and is satisfied with the results;
 - (b) the person submitting the application attaches to the application such evidence as the Minister may require of the facts set out in the declaration under clause (a);
 - (c) the application and evidence are submitted no earlier than seven days after the closing date of the competition for the position; and

- (d) the anticipated start date of the position for which the board proposes to employ the individual is no later than 30 days after the closing date of the competition for the position.
- (2) If a letter of permission is granted, it shall be effective as of the start date of the position.

Revocation

- 2. Ontario Regulation 183/97 is revoked.**

Commencement

- 3. This Regulation comes into force on June 30, 2008.**

RÈGLEMENT DE L'ONTARIO 142/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 30 janvier 2008

approuvé le 13 février 2008

déposé le 15 mai 2008

publié sur le site Lois-en-ligne le 16 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

PERMISSIONS INTÉRIMAIRES

Permissions intérimaires

1. (1) Le ministre peut accorder à un conseil une permission intérimaire valable pour la période qui y est précisée si les conditions suivantes sont réunies :
 - a) le directeur de l'éducation ou le secrétaire du conseil ou bien l'agent de supervision compétent, dans le cas d'une administration scolaire, présente au ministère une demande rédigée selon la formule qu'exige le ministre, laquelle doit comprendre une déclaration de sa part portant ce qui suit :
 - (i) le conseil a placé, au moins une fois, une annonce publique pour un poste pour lequel les règlements exigent un enseignant,
 - (ii) l'annonce, selon le cas :
 - (A) a été publiée dans un quotidien diffusé dans l'ensemble de l'Ontario pendant au moins trois jours dont au moins un des cinq jours qui précèdent la date de clôture du concours ouvert pour le poste en question,
 - (B) a été publiée sur un site Web public que le ministre a approuvé pendant au moins dix jours et n'a pas été retirée avant la date de clôture du concours,
 - (iii) chaque jour où l'annonce est parue se situait au cours des 30 jours précédant la date de clôture du concours,
 - (iv) aucun enseignant n'a présenté sa candidature ou aucun enseignant qui a présenté sa candidature n'a accepté le poste,
 - (v) le particulier que le conseil se propose d'employer aux termes d'une permission intérimaire est âgé d'au moins 18 ans et titulaire du diplôme d'études secondaires de l'Ontario, du diplôme d'études secondaires, du diplôme d'études secondaires supérieures ou d'un diplôme équivalent à l'un ou l'autre de ceux-ci,
 - (vi) le particulier n'est pas et n'a jamais été membre de l'Ordre des enseignantes et des enseignants de l'Ontario,
 - (vii) le particulier a fourni au conseil une déclaration écrite selon laquelle tout brevet d'enseignement ou autre permis d'enseigner que lui a accordé une autre autorité législative n'est pas annulé, révoqué ou suspendu pour un motif autre que le non-versement des droits ou cotisations au corps dirigeant,
 - (viii) le conseil a recueilli les antécédents criminels, au sens du Règlement de l'Ontario 521/01 (Collecte de renseignements personnels) pris en application de la Loi, du particulier,
 - (ix) le conseil a procédé à une vérification des références du particulier et est satisfait des résultats obtenus;
 - b) la personne qui présente la demande joint à celle-ci les preuves qu'exige le ministre au sujet des faits énoncés dans la déclaration prévue à l'alinéa a);

- c) la demande et les preuves sont présentées au plus tôt sept jours après la date de clôture du concours;
 - d) la date de début envisagée du poste pour lequel le conseil se propose d'employer le particulier tombe au plus tard 30 jours après la date de clôture du concours.
- (2) La permission intérimaire qui est accordée prend effet à la date de début du poste.

Abrogation**2. Le Règlement de l'Ontario 183/97 est abrogé.****Entrée en vigueur****3. Le présent règlement entre en vigueur le 30 juin 2008.**

Made by:

Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: January 30, 2008.

Pris le : 30 janvier 2008.

22/08

ONTARIO REGULATION 143/08

made under the

PROFESSIONAL ENGINEERS ACT

Made: March 28, 2008

Approved: May 14, 2008

Filed: May 15, 2008

Published on e-Laws: May 16, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending Reg. 941 of R.R.O. 1990

(General)

Note: Regulation 941 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “Junior Regional Councillor” in section 1 of Regulation 941 of the Revised Regulations of Ontario, 1990 is amended by striking out “region” and substituting “Region”.

2. Subparagraph 1 ii of section 2 of the Regulation is amended by striking out “regions” at the end and substituting “Regions”.

3. Section 5 of the Regulation is amended by striking out “the Schedule” at the end and substituting “Table 1”.

4. Section 12 of the Regulation is amended by adding the following subsections:

(5) Three members of the Central Election and Search Committee constitute a quorum.

(6) No member of the Central Election and Search Committee shall consent to being nominated for election to the Council while holding a position with the Committee.

(7) The Council may remove a member of the Central Election and Search Committee from his or her position if,

(a) the member is unable or unwilling to fulfil his or her duties or functions as a member of the Committee; or

(b) the member consents to being nominated for election to the Council in contravention of subsection (6).

(8) If a vacancy occurs on the Central Election and Search Committee by reason of the death, resignation or removal under subsection (7) of a member of the Committee, the Council may designate a member of the Council to fill the vacancy for the remainder of the unexpired term.

(9) To be valid, a motion under subsection (7) or (8) must be approved by the votes of at least two-thirds of the members of the Council present and voting on the motion.

5. Subsection 13 (1) of the Regulation is amended by striking out “region” at the end and substituting “Region”.

6. Section 41 of the Regulation is amended by adding the following subsection:

(2.1) If the Experience Requirements Committee is requested to assess, for the purposes of section 51.1, an applicant for the reinstatement of a licence or limited licence, the Committee shall,

- (a) assess the applicant's knowledge and understanding of the current laws and standards governing the practice of professional engineering; and
- (b) determine whether the applicant's knowledge and understanding is sufficient to warrant the reinstatement of his or her licence or limited licence and so advise the Registrar.

7. Section 51 of the Regulation is revoked and the following substituted:

51. The following qualifications and requirements are prescribed for the reinstatement of the licence of a Member who resigned:

1. Payment of the fees owing by the applicant for reinstatement to the Association at the time the applicant resigned, if any, and of the fees for the current year.
2. Payment of a reinstatement fee of \$230.
3. Production of evidence of good character.

51.1 The following qualifications and requirements are prescribed for the reinstatement of the licence or limited licence of a Member whose licence or limited licence was cancelled for non-payment of fees:

1. Payment of the fees owing by the applicant for reinstatement to the Association at the time his or her licence or limited licence was cancelled and of the fees for the current year.
2. Payment of a reinstatement fee of,
 - i. \$50, if the payments referred to in paragraph 1 are made in full within 90 days after the cancellation,
 - ii. \$230, if the payments referred to in paragraph 1 are made in full more than 90 days and within two years after the cancellation, and
 - iii. \$460, if the payments referred to in paragraph 1 are made in full more than two years after the cancellation.
3. Production of evidence of good character, if the payments referred to in paragraph 1 are made in full more than one year after the cancellation.
4. Successful completion of an assessment by the Experience Requirements Committee that the applicant has sufficient knowledge and understanding of the current laws and standards governing the practice of professional engineering, if the payments referred to in paragraph 1 are made in full more than two years after the cancellation.

8. Subsection 80 (2) of the Regulation is revoked and the following substituted:

(2) The registration fee for an applicant for registration as a holder of a licence whose application is accepted is \$230.

9. Section 82 of the Regulation is revoked and the following substituted:

82. The application fee for registration as a holder of a temporary licence is \$590.

10. The Schedule to the Regulation is revoked and the following substituted:

TABLE 1

Item	Column 1 Region	Column 2 Description
1.	Western	Includes all that part of Ontario lying south and west of a line drawn as follows: Beginning at the Canada-United States border at the Town of Fort Erie on the Niagara River, north along the Niagara River to the Town of Niagara-on-the-Lake on the shoreline of Lake Ontario; then west along the shoreline of Lake Ontario to the boundary between the City of Burlington and the Town of Oakville; then north along that boundary to its northern end; continuing north along the same line to Highway 407; then west on Highway 407 to Halton Regional Road 5; continuing west along Halton Regional Road 5 to the western boundary of The Regional Municipality of Halton; then north along that boundary to Highway 401; then east on Highway 401 to Halton Regional Road 25; then north on Halton Regional Road 25, which becomes Halton Regional Road 125, to Halton Regional Road 124; then west on Halton Regional Road 124 to Wellington County Road 26; then north on Wellington County Road 26 to Wellington County Road 18; then east on Wellington County Road 18, which becomes Dufferin County Road 3, to Dufferin County Road 24; then north on Dufferin County Road 24 to Dufferin County Road 109; then west on Dufferin County Road 109 to Dufferin County Road 25; then north on Dufferin County Road 25 to Highway 89; then east on Highway 89 to Dufferin County Road 124; then north on Dufferin County Road 124 to the northern boundary of the County of Dufferin; then west along the northern boundary of the County of Dufferin to the eastern boundary of the County of Grey; then north along the eastern boundary of the County of Grey to Grey County Road 19; then northwest on Grey County Road 19 to Nottawasaga Bay.
2.	West Central	Includes all that part of Ontario lying within a line drawn as follows: Beginning at Lake Ontario at the boundary between the City of Burlington and the Town of Oakville, north along that boundary to its northern end; continuing north along the same line to Highway 407; then west on Highway 407 to Halton Regional Road 5; continuing west along Halton Regional Road 5 to the western boundary of The Regional Municipality of Halton; then north along that boundary to Highway 401; then east on Highway 401 to Halton Regional Road 25; then north on Halton Regional Road 25, which becomes Halton Regional Road 125, to Halton Regional Road 124; then west on Halton Regional Road 124 to Wellington County Road 26; then north on Wellington County Road 26 to Wellington County Road 18; then east on Wellington County Road 18, which becomes Dufferin County Road 3, to Dufferin County Road 24; then north on Dufferin County Road 24 to Dufferin County Road 109; then west on Dufferin County Road 109 to Dufferin County Road 25; then north on Dufferin County Road 25 to Highway 89; then east on Highway 89 to Dufferin County Road 124; then north on Dufferin County Road 124 to the northern boundary of the County of Dufferin; then east along the northern boundary of the County of Dufferin to its eastern boundary; then south along the eastern boundary of the County of Dufferin to Highway 9; then east on Highway 9 to the eastern boundary of The Regional Municipality of Peel; then south along the eastern boundary of The Regional Municipality of Peel to Steeles Avenue West; then east along Steeles Avenue West to the West Don River; then south and southeast along the West Don River to Yonge Street, just south of Old York Mills Road; then south on Yonge Street to Yorkville Avenue; then west on Yorkville Avenue to Bay Street; then south on Bay Street to College Street; then east on College Street to Yonge Street; then south on Yonge Street to Lake Ontario; then west along the shoreline of Lake Ontario, but including the Toronto Islands, to the boundary between the City of Burlington and the Town of Oakville.
3.	East Central	Includes all that part of Ontario lying within a line drawn as follows: Beginning at Georgian Bay at the eastern end of the northern boundary of the District Municipality of Muskoka, east along that boundary to the western boundary of Algonquin Provincial Park; then south along the western boundary of Algonquin Provincial Park to the northern boundary of the County of Haliburton; then west and then south and then west and then south along the northern boundary of the County of Haliburton to the central portion of the northern boundary of the City of Kawartha Lakes; then west and then south and then west and then south along the northern boundary of the City of Kawartha Lakes to the northern boundary of The Regional Municipality of Durham; then west along the northern boundary of The Regional Municipality of Durham to its western boundary; then south along the western boundary of The Regional Municipality of Durham to York Regional Road 32; then northeast following a line to the western end of Highway 7; then east on Highway 7 to the western boundary of the City of Kawartha Lakes; then south and then east and then south along the western boundary of the City of Kawartha Lakes to the northern boundary of The Regional Municipality of Durham; then east along the northern boundary of The Regional Municipality of Durham to its eastern boundary; then south along the eastern boundary of The Regional Municipality of Durham to Lake Ontario; then west along the shoreline of Lake Ontario to Yonge Street; then north on Yonge Street to College Street; then west on College Street to Bay Street; then north on Bay Street to Yorkville Avenue; then east on Yorkville Avenue to Yonge Street; then north on Yonge Street to the West Don River, just south of Old York Mills Road; then north and northwest along the West Don River to the southern boundary of The Regional Municipality of York; then west along the southern boundary of The Regional Municipality of York to its western boundary; then north along the western boundary of The Regional Municipality of York to the southern boundary of the County of Simcoe; then west and then north and then west and then north along the western boundary of the County of Simcoe to Grey County Road 19; then northwest on Grey County Road 19 to Nottawasaga Bay.

Item	Column 1	Column 2
	Region	Description
4.	Eastern	Includes all that part of Ontario lying east of a line drawn as follows: Beginning at Lake Ontario at the western boundary of the County of Northumberland, north along that boundary to the southern boundary of the City of Kawartha Lakes; then west along the southern boundary of the City of Kawartha Lakes to its western boundary; then north and then west and then north along the western boundary of the City of Kawartha Lakes to Highway 7; then west on Highway 7 to its western end; then southwest following a line to the eastern end of York Regional Road 32; then north along the western boundary of The Regional Municipality of Durham to its northern boundary; then east along the northern boundary of The Regional Municipality of Durham to the western boundary of the City of Kawartha Lakes; then north and then east and then north and then east along the western boundary of the City of Kawartha Lakes to the western boundary of the County of Haliburton; then north and then east and then north and then east along the northern boundary of the County of Haliburton to the western boundary of Algonquin Provincial Park; then north along the western boundary of Algonquin Provincial Park to its northern boundary; then east along the northern boundary of Algonquin Provincial Park to the western boundary of the County of Renfrew; then north along the western boundary of the County of Renfrew to the Ottawa River.
5.	Northern	Includes all that part of Ontario lying north of a line drawn as follows: Beginning at the Ottawa River at the western boundary of the County of Renfrew, south along that boundary to the northern boundary of Algonquin Provincial Park; then west along the northern boundary of Algonquin Provincial Park to its western boundary; then south along the western boundary of Algonquin Provincial Park to the southern boundary of the Territorial District of Parry Sound; then west along the southern boundary of the Territorial District of Parry Sound to Georgian Bay; then northwest following a line through Georgian Bay to the mid point in the main channel between the Bruce Peninsula and Manitoulin Island; then west following a line to the Canada-United States border.

11. This Regulation comes into force on June 16, 2008.

Made by:

COUNCIL OF THE ASSOCIATION OF PROFESSIONAL ENGINEERS OF ONTARIO:

WALTER BILANSKI
President

KIM ALLEN
Chief Executive Officer/Registrar

Date made: March 28, 2008.

22/08

ONTARIO REGULATION 144/08

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: May 14, 2008
Filed: May 15, 2008
Published on e-Laws: May 16, 2008
Printed in *The Ontario Gazette*: May 31, 2008

Amending O. Reg. 665/98
(Hunting)

Note: Ontario Regulation 665/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause 26 (4) (a) of Ontario Regulation 665/98 is revoked and the following substituted:

- (a) who hunts small game or wild turkey;

2. Part VI of the Regulation is amended by adding the following section:

31.1 In this Part,

“licence to hunt wild turkey – fall” means a licence to hunt wild turkey during the open season specified in Item 33 of Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife) made under the Act;

“licence to hunt wild turkey – spring” means a licence to hunt wild turkey during the open season specified in Item 32 of Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife) made under the Act.

3. Subsection 32 (1) of the Regulation is revoked and the following substituted:

- (1) The holder of a small game licence is authorized to hunt,
 - (a) wild turkey with a beard during the open season specified in Item 32 of Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife) made under the Act if he or she also holds a licence to hunt wild turkey – spring; or
 - (b) wild turkey with or without a beard during the open season specified in Item 33 of Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife) made under the Act if he or she also holds a licence to hunt wild turkey – fall.

4. Section 33 of the Regulation is revoked and the following substituted:

33. (1) A person is not eligible to apply for and shall not possess in one year more than,

- (a) two licences to hunt wild turkey – spring; and
- (b) one licence to hunt wild turkey – fall.

(2) The holder of a licence to hunt wild turkey who has killed a wild turkey shall submit the information relating to the kill required by the Ministry, in the manner specified by the Ministry, no later than 12 noon on the day following the day the wild turkey was killed.

- (3) The holder of a licence to hunt wild turkey – spring,
 - (a) shall not kill wild turkey, other than wild turkey with a beard; and
 - (b) shall not kill more than one wild turkey.
- (4) Despite clause (3) (b), the holder of a second licence to hunt wild turkey – spring may kill a second wild turkey.
- (5) The holder of a licence to hunt wild turkey – fall shall not kill more than one wild turkey.
- (6) The holder of a licence to hunt wild turkey shall not kill more than one wild turkey in a day.

5. The Regulation is amended by adding the following section:

34.1 (1) In this section,

“bait” means corn, wheat, oats, other grain, pulse, any other feed that may attract wild turkey or any imitation of such feed.

- (2) A person shall not possess more than,
 - (a) two wild turkeys killed during the open season specified in Item 32 of Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife) made under the Act; and
 - (b) one wild turkey killed during the open season specified in Item 33 of Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife) made under the Act.
- (3) A person shall not hunt wild turkey,
 - (a) using a live decoy;
 - (b) using an electronic call; or
 - (c) within 400 metres of any place where bait has been deposited unless the place has been free of bait for at least seven days.
- (4) For the purpose of clause (3) (c), the following areas are not places where bait has been deposited:
 1. An area of standing crops, whether flooded or not.
 2. Harvested crop land that is flooded,
 3. An area where crops are properly stacked for the purposes of drying or storage in the field where they grow.
 4. An area where grain is scattered solely as a result of normal agricultural or harvesting operations.

6. This Regulation comes into force on the day it is filed.

ONTARIO REGULATION 145/08

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: May 6, 2008

Filed: May 15, 2008

Published on e-Laws: May 16, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending O. Reg. 670/98

(Open Seasons — Wildlife)

Note: Ontario Regulation 670/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Table 7 of Ontario Regulation 670/98 is amended by adding the following item:

33.	Wild Turkey	64, 67, 68, 73, 76, 77, 78, 81, 82, 84, 89, 90, 92, 93	From the Tuesday next following Thanksgiving to the second following Sunday, in any year.		As provided in Part VI of Ontario Regulation 665/98 (Hunting) made under the Act	As provided in Part VI of Ontario Regulation 665/98 (Hunting) made under the Act
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2. This Regulation comes into force on the day it is filed.

Made by:

DONNA H. CANSFIELD
Minister of Natural Resources

Date made: May 6, 2008.

22/08

ONTARIO REGULATION 146/08

made under the

PROVINCIAL OFFENCES ACT

Made: May 14, 2008

Filed: May 16, 2008

Published on e-Laws: May 16, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Items 288 to 303 of Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

288.	Fail to establish system to periodically inspect and maintain commercial motor vehicles and drawn vehicles	subsection 107 (1)
289.	Fail to keep written record of system to periodically inspect and maintain commercial motor vehicles and drawn vehicles	subsection 107 (1)

290.	Fail to ensure periodic inspections and maintenance are carried out	subsection 107 (2)
291.	Fail to ensure performance standards are met	subsection 107 (3)
292.	Fail to supply driver with daily inspection schedule	clause 107 (4) (a)
293.	Fail to ensure daily inspection is conducted properly	clause 107 (4) (b)
294.	Fail to ensure under-vehicle inspection is conducted properly	clause 107 (4) (c)
295.	Fail to ensure daily inspection report is accurately completed	clause 107 (4) (d)
296.	Fail to ensure under-vehicle inspection report is accurately completed	clause 107 (4) (d)
297.	Fail to complete daily inspection report forthwith after inspection	subsection 107 (5)
298.	Fail to accurately complete daily inspection report	subsection 107 (5)
299.	Fail to complete under-vehicle inspection report forthwith after inspection	subsection 107 (5)
300.	Fail to accurately complete under-vehicle inspection report	subsection 107 (5)
301.	Fail to carry inspection schedule	subsection 107 (6)
302.	Fail to carry completed daily inspection report	subsection 107 (6)
303.	Fail to carry completed under-vehicle inspection report	subsection 107 (6)
303.1	Fail to surrender inspection schedule	subsection 107 (7)
303.2	Fail to surrender completed daily inspection report	subsection 107 (7)
303.3	Fail to surrender completed under-vehicle inspection report	subsection 107 (7)
303.4	Fail to enter defect in daily inspection report	clause 107 (8) (a)
303.5	Fail to report defect to operator	clause 107 (8) (b)
303.6	Fail to submit completed daily inspection report to operator	clause 107 (8) (c)
303.7	Fail to submit completed under-vehicle inspection report to operator	clause 107 (8) (c)
303.8	Drive commercial motor vehicle without required inspection	subsection 107 (9)
303.9	Drive commercial motor vehicle with a major defect in it or in drawn vehicle	subsection 107 (11)
303.10	Improperly drive commercial motor vehicle with a minor defect in it or in drawn vehicle	subsection 107 (12)
303.11	Fail to maintain books and records	subsection 107 (13)
303.12	Fail to produce books and records	subsection 107 (13)

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 146/08

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 14 mai 2008

déposé le 16 mai 2008

publié sur le site Lois-en-ligne le 16 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Les numéros 288 à 303 de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

288.	Omettre d'établir un système pour procéder à l'inspection et à l'entretien périodiques de véhicules utilitaires et de véhicules tractés	paragraphe 107 (1)
289.	Omettre de garder un dossier écrit du système établi pour procéder à l'inspection et à l'entretien périodiques de véhicules utilitaires et de véhicules tractés	paragraphe 107 (1)
290.	Omettre de veiller à ce que des inspections et entretiens périodiques soient effectués	paragraphe 107 (2)
291.	Omettre de veiller à ce qu'il soit satisfait aux normes de fonctionnement	paragraphe 107 (3)
292.	Omettre de remettre un calendrier d'inspection quotidienne à un conducteur	alinéa 107 (4) a)
293.	Omettre de veiller à ce qu'une inspection quotidienne soit effectuée correctement	alinéa 107 (4) b)

294.	Omettre de veiller à ce qu'une inspection du dessous du véhicule soit effectuée correctement	alinéa 107 (4) c)
295.	Omettre de veiller à l'exactitude des rapports d'inspection quotidienne	alinéa 107 (4) d)
296.	Omettre de veiller à l'exactitude des rapports d'inspection du dessous du véhicule	alinéa 107 (4) d)
297.	Omettre de préparer un rapport d'inspection quotidienne sans délai après une inspection	paragraphe 107 (5)
298.	Omettre de préparer un rapport d'inspection quotidienne qui soit exact	paragraphe 107 (5)
299.	Omettre de préparer un rapport d'inspection du dessous du véhicule sans délai après une inspection	paragraphe 107 (5)
300.	Omettre de préparer un rapport d'inspection du dessous du véhicule qui soit exact	paragraphe 107 (5)
301.	Omettre de porter un calendrier d'inspection	paragraphe 107 (6)
302.	Omettre de porter un rapport d'inspection quotidienne dûment préparé	paragraphe 107 (6)
303.	Omettre de porter un rapport d'inspection du dessous du véhicule dûment préparé	paragraphe 107 (6)
303.1	Omettre de remettre un calendrier d'inspection	paragraphe 107 (7)
303.2	Omettre de remettre un rapport d'inspection quotidienne dûment préparé	paragraphe 107 (7)
303.3	Omettre de remettre un rapport d'inspection du dessous du véhicule dûment préparé	paragraphe 107 (7)
303.4	Omettre d'inscrire une défectuosité dans un rapport d'inspection quotidienne	alinéa 107 (8) a)
303.5	Omettre de déclarer une défectuosité à un utilisateur	alinéa 107 (8) b)
303.6	Omettre de remettre un rapport d'inspection quotidienne dûment préparé à un utilisateur	alinéa 107 (8) c)
303.7	Omettre de remettre un rapport d'inspection du dessous du véhicule dûment préparé à un utilisateur	alinéa 107 (8) c)
303.8	Conduire un véhicule utilitaire qui n'a pas fait l'objet d'une inspection exigée	paragraphe 107 (9)
303.9	Conduire un véhicule utilitaire lorsque celui-ci ou un véhicule tracté présente une défectuosité majeure	paragraphe 107 (11)
303.10	Conduire de façon irrégulière un véhicule utilitaire lorsque celui-ci ou un véhicule tracté présente une défectuosité mineure	paragraphe 107 (12)
303.11	Omettre de tenir des livres et des dossiers	paragraphe 107 (13)
303.12	Omettre de produire des livres et des dossiers	paragraphe 107 (13)

2. Le présent règlement entre en vigueur le jour de son dépôt.

22/08

ONTARIO REGULATION 147/08

made under the

PROVINCIAL OFFENCES ACT

Made: May 14, 2008

Filed: May 16, 2008

Published on e-Laws: May 16, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. Schedule 44 to Regulation 950 of the Revised Regulations of Ontario, 1990 is revoked.**
- 2. Items 33, 34, 35, 36, 37 and 38 of Schedule 55 to the Regulation are revoked.**
- 3. This Regulation comes into force on the day it is filed.**

RÈGLEMENT DE L'ONTARIO 147/08

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 14 mai 2008

déposé le 16 mai 2008

publié sur le site Lois-en-ligne le 16 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'annexe 44 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est abrogée.
2. Les numéros 33, 34, 35, 36, 37 et 38 de l'annexe 55 du Règlement sont abrogés.
3. Le présent règlement entre en vigueur le jour de son dépôt.

22/08

ONTARIO REGULATION 148/08

made under the

FRENCH LANGUAGE SERVICES ACT

Made: May 14, 2008

Filed: May 16, 2008

Published on e-Laws: May 21, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending O. Reg. 398/93

(Designation of Public Service Agencies)

Note: Ontario Regulation 398/93 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 398/93 is amended by adding the following designations:

Association canadienne-française de l'Ontario – Conseil régional des Mille-Îles (ACFO – Mille-Îles) but only in respect of the employment programs carried out by the Centre francophone de ressources à l'emploi on behalf of the Ministry of Training, Colleges and Universities.

Central Care Corporation: Centre de soins de longue durée Montfort/Montfort Long-Term Care Centre but only in respect of programs at the Centre carried out on behalf of the Ministry of Health and Long-Term Care.

Centre Passerelle pour femmes du Nord de l'Ontario in respect of the programs carried out on behalf of the Ministry of the Attorney General and the Ministry of Community and Social Services.

Collège Boréal d'arts appliqués et de technologie (Collège Boréal) in respect of the programs carried out on behalf of the Ministry of Training, Colleges and Universities.

Ottawa Salus Corporation but only in respect of community support, residential rehabilitation (Fisher and Crichton sites), community development (Athlone, Gladstone and MacLaren sites) and administrative services programs carried out on behalf of the Ministry of Health and Long-Term Care.

Sandy Hill Community Health Centre, Inc./Centre de santé communautaire Côte-de-Sable, inc. in respect of the programs carried out on behalf of the Ministry of Health and Long-Term Care.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 148/08

pris en application de la

LOI SUR LES SERVICES EN FRANÇAIS

pris le 14 mai 2008

déposé le 16 mai 2008

publié sur le site Lois-en-ligne le 21 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

modifiant le Règl. de l'Ont. 398/93

(Désignation d'organismes offrant des services publics)

Remarque : Le Règlement de l'Ontario 398/93 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement de l'Ontario 398/93 est modifié par adjonction des désignations suivantes :

Association canadienne-française de l'Ontario — Conseil régional des Mille-Îles (ACFO — Mille-Îles) mais seulement à l'égard des programmes d'emploi exécutés par le Centre francophone de ressources à l'emploi pour le compte du ministère de la Formation et des Collèges et Universités.

Central Care Corporation : Centre de soins de longue durée Montfort/Montfort Long-Term Care Centre mais seulement à l'égard des programmes exécutés au Centre pour le compte du ministère de la Santé et des Soins de longue durée.

Centre Passerelle pour femmes du Nord de l'Ontario à l'égard des programmes exécutés pour le compte du ministère du Procureur général et du ministère des Services sociaux et communautaires.

Collège Boréal d'arts appliqués et de technologie (Collège Boréal) à l'égard des programmes exécutés pour le compte du ministère de la Formation et des Collèges et Universités.

Ottawa Salus Corporation mais seulement à l'égard des programmes de soutien communautaire, de réadaptation en établissement (emplacements Fisher et Crichton), de développement communautaire (emplacements Athlone, Gladstone et MacLaren) et de services administratifs exécutés pour le compte du ministère de la Santé et des Soins de longue durée.

Sandy Hill Community Health Centre, Inc./Centre de santé communautaire Côte-de-Sable, Inc. à l'égard des programmes exécutés pour le compte du ministère de la Santé et des Soins de longue durée.

2. Le présent règlement entre en vigueur le jour de son dépôt.

22/08

ONTARIO REGULATION 149/08

made under the

LOAN AND TRUST CORPORATIONS ACT

Made: May 14, 2008

Filed: May 16, 2008

Published on e-Laws: May 21, 2008

Printed in *The Ontario Gazette*: May 31, 2008**LOAN CORPORATION AND TRUST CORPORATION REGISTERS****Information**

1. (1) For the purposes of subsection 30 (3) of the Act, the following information shall be recorded by the Superintendent in the Loan Corporations Register and in the Trust Corporations Register:

1. The current address of the head office of each registered corporation.
2. The current telephone number of the head office of each registered corporation.
3. The name of the current president of each registered corporation.

(2) The information in the Registers shall be based on the records filed with the Superintendent.

Revocation

2. Regulation 733 of the Revised Regulations of Ontario, 1990 is revoked.

Commencement

3. This Regulation comes into force on the later of August 1, 2008 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 149/08

pris en application de la

LOI SUR LES SOCIÉTÉS DE PRÊT ET DE FIDUCIE

pris le 14 mai 2008

déposé le 16 mai 2008

publié sur le site Lois-en-ligne le 21 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

REGISTRES DES SOCIÉTÉS DE PRÊT ET DES SOCIÉTÉS DE FIDUCIE**Renseignements**

1. (1) Pour l'application du paragraphe 30 (3) de la Loi, le surintendant inscrit les renseignements suivants dans le Registre des sociétés de prêt et le Registre des sociétés de fiducie :

1. L'adresse actuelle du siège social de chaque société inscrite.
2. Le numéro de téléphone actuel du siège social de chaque société inscrite.
3. Le nom du président actuel de chaque société inscrite.

(2) Les renseignements inscrits dans les registres se fondent sur les dossiers déposés auprès du surintendant.

Abrogation

2. Le Règlement 733 des Règlements refondus de l'Ontario de 1990 est abrogé.

Entrée en vigueur

3. Le présent règlement entre en vigueur le 1^{er} août 2008 ou, s'il lui est postérieur, le jour de son dépôt.

22/08

ONTARIO REGULATION 150/08

made under the

CORPORATIONS TAX ACT

Made: May 14, 2008

Filed: May 16, 2008

Published on e-Laws: May 21, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending Reg. 183 of R.R.O. 1990
(General)

Note: Regulation 183 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraphs 12 and 12.1 of subsection 703 (2) of Regulation 183 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

12. Trans Canada Credit Corporation, for taxation years ending before January 1, 2005.

12.1 Trans Canada Retail Services Company, for taxation years ending after January 14, 2002 and before January 18, 2005.

(2) Subsection 703 (2) of the Regulation is amended by adding the following paragraphs:

30.0.1 Wells Fargo Financial Corporation Canada, for taxation years ending after December 31, 2004.

30.0.2 Wells Fargo Financial Retail Services Company, for taxation years ending after January 17, 2005.

2. (1) Subsections 1201 (4) and (5) of the Regulation are revoked and the following substituted:

(4) Subject to subsection (6), the qualifying wage amount of the qualifying corporation for a taxation year with respect to the eligible production is the sum of,

- (a) the amount incurred by it during the taxation year and after June 30, 1997 on account of salaries or wages that are directly attributable to eligible computer animation and special effects activities carried out by the qualifying corporation in Ontario for the eligible production; and
- (b) if principal photography for the eligible production commenced after March 22, 2007, the amount, if any, determined under subsection (5.2) in respect of the qualifying corporation and the eligible production for the taxation year.

(5) Subject to subsection (6), the qualifying remuneration amount of the qualifying corporation for a taxation year with respect to the eligible production is the sum of,

- (a) the amount determined under subsection (5.1); and
- (b) if principal photography for the eligible production commenced after March 22, 2007, the amount, if any, determined under subsection (5.2) in respect of the qualifying corporation and the eligible production for the taxation year.

(5.1) The amount determined under this subsection is the amount incurred during the taxation year and after May 4, 1999 that is directly attributable to eligible computer animation and special effects activities undertaken for the eligible production on behalf of the qualifying corporation, which is paid to any of the following persons or entities in the circumstances that are described:

- 1. An individual who is not an employee of the corporation and who deals at arm's length with the qualifying corporation, if the expenditure is attributable to activities personally undertaken by the individual.
- 2. An individual described in paragraph 1 for activities undertaken by the individual's employees, if the expenditure does not exceed the salaries and wages of those employees for personally undertaking those activities.
- 3. An eligible partnership described in subsection (7),
 - i. for activities personally undertaken by a member of the eligible partnership, or
 - ii. for activities personally undertaken by employees of the eligible partnership, if the expenditure does not exceed the salaries and wages of those employees for personally undertaking those activities.

(5.2) The amount determined under this subsection in respect of the eligible production and the qualifying corporation for a taxation year is the amount of the reimbursement made by the qualifying corporation to another taxable Canadian corporation (in this subsection referred to as the "parent") of an expenditure that was previously incurred by the parent in respect of the eligible production if all of the following conditions are met:

- 1. The qualifying corporation is a wholly-owned subsidiary of the parent.
- 2. The qualifying corporation and the parent have filed with the Minister an agreement that this subsection applies in respect of the eligible production.
- 3. The reimbursement is made by the qualifying corporation in the taxation year or within 60 days after the end of the taxation year.
- 4. If the amount is being determined for the purposes of clause (4) (b), the expenditure was incurred in a particular taxation year of the parent and would have been included in the qualifying wage amount of the qualifying corporation in respect of the eligible production for the particular taxation year because of clause (4) (a),
 - i. if the qualifying corporation had had that particular taxation year, and
 - ii. if the expenditure had been incurred by the qualifying corporation for the same purpose as it was incurred by the parent and had been paid at the same time and to the same person or partnership as it was by the parent.
- 5. If the amount is being determined for the purpose of clause (5) (b), the expenditure was incurred in a particular taxation year of the parent and would have been included in the qualifying remuneration amount of the qualifying corporation in respect of the eligible production for the particular taxation year because of clause (5) (a),
 - i. if the qualifying corporation had had that particular taxation year, and

- ii. if the expenditure had been incurred by the qualifying corporation for the same purpose as it was incurred by the parent and had been paid at the same time and to the same person or partnership as it was by the parent.

(2) Subsection 1201 (6) of the Regulation is amended by adding the following paragraph:

- 5. The expenditure is not the subject of an agreement in respect of the eligible production referred to in paragraph 2 of subsection (5.2) between the qualifying corporation and a wholly-owned subsidiary of the qualifying corporation.

3. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Section 1 is deemed to have come into force on January 1, 2005.

(3) Section 2 is deemed to have come into force on March 22, 2007.

22/08

ONTARIO REGULATION 151/08

made under the

COURTS OF JUSTICE ACT

Made: April 28, 2008

Approved: May 16, 2008

Filed: May 16, 2008

Published on e-Laws: May 21, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending O. Reg. 114/99

(Family Law Rules)

Note: Ontario Regulation 114/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subrule 8 (2) of Ontario Regulation 114/99 is revoked and the following substituted:

CHANGE TO FINAL ORDER OR AGREEMENT

(2) Subject to subrule 25 (19) (changing order — fraud, mistake, lack of notice), a party who wants to ask the court to change a final order or an agreement for support filed under section 35 of the *Family Law Act* may do so only by a motion under rule 15 (if permitted to do so by that rule).

EXCEPTION

(2.1) Despite subrule (2), if a party who wants to ask the court to change a final order or agreement to which rule 15 applies also wants to make one or more related claims to which rule 15 does not apply, the party may file an application under subrule (1) to deal with the request for a change together with the related claim or claims and, in that case, subrules 15 (11) to (13) apply with necessary modifications to the request.

2. (1) Subrule 13 (1) of the Regulation is amended by striking out “notice of motion” in the portion before clause (a) and substituting “motion”.

(2) Clause 13 (1) (b) of the Regulation is amended by striking out “affidavit in response to the motion” wherever it appears and substituting in each case “affidavit or other document responding to the motion”.

(3) Subrules 13 (1.1), (1.2) and (1.3) of the Regulation are amended by striking out “notice of motion” wherever it appears and substituting in each case “motion”.

(4) The French version of subrule 13 (1.3) of the Regulation is amended by striking out “la réponse” and substituting “la défense”.

(5) Subrule 13 (3) of the Regulation is amended by striking out “notice of motion” and substituting “motion”.

(6) Subrule 13 (4) of the Regulation is revoked and the following substituted:

FINANCIAL STATEMENT WITH MOTION TO CHANGE TEMPORARY SUPPORT ORDER

(4) Subject to subrule (1.3), the following requirements apply if a motion contains a request for a change in a temporary support order:

1. The party making the motion shall serve and file a financial statement (Form 13 or 13.1) with the notice of motion.
2. The party responding to the motion shall serve and file a financial statement as soon as possible after being served with the notice of motion, but in any event no later than two days before the motion date. Any affidavit in response to the motion shall be served and filed at the same time as the financial statement.

EXCEPTION — BY CONSENT

(4.1) Parties to a consent motion to change a temporary support order do not need to serve and file financial statements if they file a consent agreeing not to serve and file them.

FINANCIAL STATEMENT WITH MOTION TO CHANGE FINAL SUPPORT ORDER OR SUPPORT AGREEMENT

(4.2) Subject to subrule (1.3), the following rules apply if a motion is made under rule 15 requesting a change to a final support order or a support agreement:

1. The party making the motion shall serve and file a financial statement (Form 13 or 13.1) with the motion to change (Form 15).
2. The party responding to the motion shall serve and file a financial statement within the time for serving and filing the response to motion to change (Form 15B) or returning the consent motion to change (Form 15C) to the party making the motion, as set out in subrule 15 (10). Any response to motion to change (Form 15B) shall be served and filed at the same time as the financial statement.
3. Parties who bring the motion by filing a consent motion to change (Form 15C) shall each file a financial statement with the form, unless they indicate in the form that they agree not to do so.
4. Parties who bring the motion by filing a consent motion to change child support (Form 15D) do not need to serve or file financial statements.

FINANCIAL STATEMENT REQUIRED BY RESPONSE

(4.3) Subrule (4) or (4.2), as the case may be, applies with necessary modifications if a party makes a motion to change an order or agreement for which the party is not required by this rule to file a financial statement, and the party responding to the motion requests a change to a support order or support agreement.

(7) Subrule 13 (5) of the Regulation is amended by striking out “subrule (4)” at the end and substituting “subrule (4) or (4.2)”.

(8) Subrule 13 (9) of the Regulation is revoked.

(9) Subrule 13 (10) of the Regulation is revoked and the following substituted:

DOCUMENTS NOT TO BE FILED WITHOUT FINANCIAL STATEMENT

(10) The clerk shall not accept a document for filing without a financial statement if these rules require the document to be filed with a financial statement.

3. Clause 14 (6) (a) of the Regulation is amended by striking out “subrule 15 (14)” and substituting “subrule 25 (19)”.

4. Rule 15 of the Regulation is revoked and the following substituted:

RULE 15: MOTIONS TO CHANGE A FINAL ORDER OR AGREEMENT

DEFINITION

15. (1) In this rule,

“assignee” means an agency or person to whom a support order or agreement that is the subject of a motion under this rule is assigned under the *Family Law Act* or the *Divorce Act* (Canada).

APPLICATION

(2) Subject to subrule (3), this rule only applies to a motion to change,

- (a) a final order; or
- (b) an agreement for support filed under section 35 of the *Family Law Act*.

EXCEPTION

(3) This rule does not apply to a motion or application to change an order made under the *Child and Family Services Act*, other than a final order made under section 57.1 of that Act.

PLACE OF MOTION

(4) Rule 5 (where a case starts) applies to a motion to change a final order or agreement as if the motion were a new case.

MOTION TO CHANGE

(5) Subject to subrules (17) and (18), a party who wants to ask the court to change a final order or agreement shall serve and file,

- (a) a motion to change (Form 15); and
- (b) a change information form (Form 15A), with all required attachments.

SERVICE TO INCLUDE BLANK FORMS

(6) The party making the motion shall serve on the other party a blank response to motion to change (Form 15B) and a blank consent motion to change (Form 15C) together with the documents referred to in subrule (5).

SPECIAL SERVICE

(7) The documents referred to in subrules (5) and (6) shall be served by special service (subrule 6 (3)), and not by regular service.

EXCEPTION

(8) Despite subrule (7), service on the persons mentioned in subrule 8 (6) (officials, agencies, etc.) may be made by regular service.

RESPONSE OR CONSENT TO MOTION

(9) The following rules apply to a party who is served with a motion to change a final order or agreement:

1. If the party does not agree to the change or if the party wants to ask the court to make an additional or a different change to the final order or agreement, the party shall serve and file a response to motion to change (Form 15B), with all required attachments, within the time set out in clause (10) (a) or (b), as the case may be.
2. If the party agrees to the change or if the parties agree to a different change, the party shall complete the applicable portions of the consent motion to change (Form 15C) and shall, within the time set out in clause (10) (a) or (b), as the case may be,
 - i. return a signed copy of the consent motion to change to the party making the motion, and
 - ii. provide a copy of the signed consent motion to change to the assignee, if any.

SAME

(10) The documents referred to in paragraphs 1 and 2 of subrule (9) shall be served and filed or returned and provided,

- (a) no later than 30 days after the party responding to the motion receives the motion to change and the supporting documents, if that party resides in Canada or the United States of America; or
- (b) no later than 60 days after the party responding to the motion receives the motion to change and the supporting documents, in any other case.

SERVICE ON ASSIGNEE REQUIRED

(11) In a motion to change a final order or agreement that has been assigned to an assignee, a party shall, in serving documents under subrule (5) or paragraph 1 of subrule (9), serve the documents on the assignee as if the assignee were also a party.

ASSIGNEE MAY BECOME PARTY

(12) On serving and filing a notice claiming a financial interest in the motion, an assignee becomes a respondent to the extent of the financial interest.

SANCTIONS IF ASSIGNEE NOT SERVED

(13) If an assignee is not served as required by subrule (11), the following rules apply:

1. The court may at any time, on motion by the assignee with notice to the other parties, set aside the changed order to the extent that it affects the assignee's financial interest.
2. The party who asked for the change has the burden of proving that the changed order should not be set aside.
3. If the changed order is set aside, the assignee is entitled to full recovery of its costs of the motion to set aside, unless the court orders otherwise.

NO RESPONSE OR CONSENT, OR RESPONSE STRUCK OUT

(14) If a party does not serve and file a response to motion to change (Form 15B) or return a consent motion to change (Form 15C) to the party making the motion as required under subrule (9), or if the party's response is struck out by an order,

- (a) the party is not entitled to any further notice of steps in the case, except as subrule 25 (13) (service of order) provides;
- (b) the party is not entitled to participate in the case in any way; and
- (c) the court may deal with the case in the party's absence.

SAME, REQUEST FOR ORDER

(15) If subrule (14) applies, the party making the motion to change may file a motion form (Form 14B) asking that the court make the order requested in the materials filed by the party, unless an assignee has filed a notice of financial interest in the motion and opposes the change.

CONSENT TO MOTION

(16) If a party returns to the party making the motion a consent motion to change (Form 15C) in accordance with subparagraph 2 i of subrule (9), the party making the motion shall complete and file the consent motion to change and, unless any assignee refuses to consent to the change being requested, the party making the motion shall file with the consent motion to change,

- (a) a motion form (Form 14B) asking that the court make the order described in the consent motion to change;
- (b) five copies of a draft order;
- (c) a stamped envelope addressed to each party and to the assignee, if any; and
- (d) if the order that is agreed on relates in whole or in part to a support obligation,
 - (i) a support deduction order information form prescribed under the *Family Responsibility and Support Arrears Enforcement Act, 1996*, and
 - (ii) a draft support deduction order.

MOTION TO CHANGE ON CONSENT

(17) Subject to subrule (18), if the parties to a final order or agreement want to ask the court to change the final order or agreement and the parties and any assignee agree to the change, the parties shall file,

- (a) a change information form (Form 15A), with all required attachments;
- (b) a consent motion to change (Form 15C);
- (c) a motion form (Form 14B) asking that the court make the order described in the consent motion to change;
- (d) five copies of a draft order;
- (e) a stamped envelope addressed to each party and to the assignee, if any; and
- (f) if the order that is agreed on relates in whole or in part to a support obligation,
 - (i) a support deduction order information form prescribed under the *Family Responsibility and Support Arrears Enforcement Act, 1996*, and
 - (ii) a draft support deduction order.

MOTION TO CHANGE ON CONSENT — CHILD SUPPORT ONLY

(18) If the parties to a final order or agreement want to ask the court to change the final order or agreement in relation only to a child support obligation, and the parties and any assignee agree to the change, the parties shall file,

- (a) a consent motion to change child support (Form 15D), with all required attachments;
- (b) five copies of a draft order;
- (c) a stamped envelope addressed to each party and to the assignee, if any;
- (d) a support deduction order information form prescribed under the *Family Responsibility and Support Arrears Enforcement Act, 1996*; and
- (e) a draft support deduction order.

CONSENT AFTER RESPONSE FILED

(19) If, at any time after a party has served and filed a response under paragraph 1 of subrule (9) and before the motion to change is heard, the parties and any assignee agree to an order that changes the final order or agreement that is the subject of the motion, the parties may proceed on consent by filing,

- (a) a consent motion to change (Form 15C);
- (b) a motion form (Form 14B) asking that the court make the order described in the consent motion to change;
- (c) five copies of a draft order;
- (d) a stamped envelope addressed to each party and to the assignee, if any; and
- (e) if the order that is agreed on relates in whole or in part to a support obligation,
 - (i) a support deduction order information form prescribed under the *Family Responsibility and Support Arrears Enforcement Act, 1996*, and
 - (ii) a draft support deduction order.

ORDER, AGREEMENT TO BE ATTACHED

(20) A copy of any existing order or agreement that deals with custody, access or support shall be attached to every change information form (Form 15A) or consent motion to change child support (Form 15D).

CHANGE NOT IN ACCORDANCE WITH CHILD SUPPORT GUIDELINES

(21) Unless a motion to change a child support order or agreement is proceeding on the consent of the parties and any assignee, if a party asks that an order be made under this rule that is not in accordance with the tables in the applicable child support guidelines, the support recipient and the support payor shall each serve and file the evidence required by the following sections of the applicable child support guidelines, or the evidence that is otherwise necessary to satisfy the court that it should make the order asked for:

1. Section 4 (income over \$150,000).
2. Section 5 (step-parent).
3. Section 7 (special expenses).
4. Section 8 (split custody).
5. Section 9 (shared custody).
6. Section 10 (undue hardship).
7. Section 21 (income and financial information).

AFFIDAVIT MAY BE FILED

(22) A party or parties who want to ask the court to change a final order or agreement may, instead of using a change information form (Form 15A), use an affidavit containing evidence necessary to satisfy the court that it should make the order asked for and, in that case, these rules apply to the affidavit as if it were a change information form.

SAME

(23) A party who responds to a motion to change a final order or agreement by serving and filing a response to motion to change (Form 15B) may use an affidavit to provide evidence supporting his or her position instead of relying on the relevant portions of the form to provide the evidence or in addition to those portions of the form and, in that case, the affidavit is deemed to be part of the form.

REQUIREMENTS FOR AFFIDAVIT

(24) Subrules 14 (18) and (19) apply with necessary modifications to an affidavit provided in accordance with subrule (22) or (23).

POWERS OF COURT — MOTION ON CONSENT OR UNOPPOSED

(25) If a motion to change a final order or agreement proceeds on the consent of the parties and any assignee or is unopposed, the clerk shall present the filed materials to a judge and the judge may,

- (a) make the order asked for;
- (b) require one or both parties to file further material; or
- (c) require one or both parties to come to court.

POWERS OF COURT — DIRECTIONS

(26) If the court is of the opinion that a motion, whether proceeding on consent or not, cannot be properly dealt with because of the material filed, because of the matters in dispute or for any other reason, the court may give directions, including directions for a trial.

POWERS OF COURT — RULE 14

(27) Subrules 14 (21), (22) and (23) apply with necessary modifications to a motion to change a final order or agreement.

MOTION UNDER RULE 14

(28) A motion under rule 14 may be made on a motion to change a final order or agreement.

ACCESS TO LISTED DOCUMENTS

(29) Subrule 19 (2) (access to listed documents) applies with necessary modifications to a document mentioned in a form or affidavit used under this rule.

5. (1) Subrule 17 (3) of the Regulation is revoked and the following substituted:

MOTIONS TO CHANGE FINAL ORDER OR AGREEMENT

(3) Subrule (1) applies, with necessary changes, to a motion to change a final order or agreement under rule 15, unless the motion is proceeding on the consent of the parties and any assignee or is unopposed.

(2) Subrule 17 (11) of the Regulation is revoked.

6. Rule 25 of the Regulation is amended by adding the following subrules:

CHANGING ORDER — FRAUD, MISTAKE, LACK OF NOTICE

(19) The court may, on motion, change an order that,

(a) was obtained by fraud;

(b) contains a mistake;

(c) needs to be changed to deal with a matter that was before the court but that it did not decide;

(d) was made without notice; or

(e) was made with notice, if an affected party was not present when the order was made because the notice was inadequate or the party was unable, for a reason satisfactory to the court, to be present.

SAME

(20) Rule 14 applies with necessary modifications to a motion to change a final order under subrule (19) and, for the purpose, clause 14 (6) (a) shall be read as if the reference to a temporary order were a reference to a final order.

7. (1) Clause 39 (5) (c) of the Regulation is amended by striking out “or if an affidavit has been filed in response to a motion to change a final order or agreement” and substituting “or if a response to motion to change (Form 15B) or a notice of financial interest has been filed in a motion to change a final order or agreement under rule 15”.

(2) Clause 39 (5) (e) of the Regulation is revoked and the following substituted:

(e) if no response to motion to change (Form 15B), consent motion to change (Form 15C) or notice of financial interest is filed in response to a motion to change a final order or agreement under rule 15, send the case to a judge for a decision on the basis of the evidence filed in the motion.

8. (1) Clause 40 (4) (c) of the Regulation is amended by striking out “or if an affidavit has been filed in response to a motion to change a final order or agreement” and substituting “or if a response to motion to change (Form 15B) or a notice of financial interest has been filed in a motion to change a final order or agreement under rule 15”.

(2) Clause 40 (4) (e) of the Regulation is revoked and the following substituted:

(e) if no response to motion to change (Form 15B), consent motion to change (Form 15C) or notice of financial interest is filed in response to a motion to change a final order or agreement under rule 15, send the case to a judge for a decision on the basis of the evidence filed in the motion.

9. Subrule 42 (11) of the Regulation is revoked.

10. The Table of Forms to the Regulation is amended by striking out,

15	Change information form (motion to change child support)	September 1, 2005
15A	Consent (motion to change child support)	September 1, 2005

and substituting,

15	Motion to change	April 1, 2008
15A	Change information form	April 1, 2008
15B	Response to motion to change	April 1, 2008
15C	Consent motion to change	April 1, 2008
15D	Consent motion to change child support	April 1, 2008

11. This Regulation comes into force on September 1, 2008.

RÈGLEMENT DE L'ONTARIO 151/08

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 28 avril 2008

approuvé le 16 mai 2008

déposé le 16 mai 2008

publié sur le site Lois-en-ligne le 21 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

modifiant le Règl. de l'Ont. 114/99

(Règles en matière de droit de la famille)

Remarque : Le Règlement de l'Ontario 114/99 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 8 (2) du Règlement de l'Ontario 114/99 est abrogé et remplacé par ce qui suit :

MODIFICATION D'UNE ORDONNANCE DÉFINITIVE OU D'UN ACCORD

(2) Sous réserve du paragraphe 25 (19) (modification de l'ordonnance — fraude, erreur, absence de préavis), la partie qui désire demander au tribunal de modifier une ordonnance définitive ou un accord à l'égard des aliments déposé en vertu de l'article 35 de la *Loi sur le droit de la famille* ne peut le faire qu'au moyen d'une motion présentée aux termes de la règle 15, si cette règle le permet.

EXCEPTION

(2.1) Malgré le paragraphe (2), si la partie qui désire demander au tribunal de modifier une ordonnance définitive ou un accord auquel la règle 15 s'applique désire également présenter une ou plusieurs demandes connexes auxquelles la règle 15 ne s'applique pas, elle peut déposer une requête en application du paragraphe (1) pour que la demande de modification soit traitée avec la ou les demandes connexes, auquel cas les paragraphes 15 (11) à (13) s'appliquent à cette demande avec les adaptations nécessaires.

2. (1) Le paragraphe 13 (1) du Règlement est modifié par substitution de «une motion» à «un avis de motion» dans le passage qui précède l'alinéa a).

(2) L'alinéa 13 (1) b) du Règlement est modifié par substitution de «un affidavit ou autre document en réponse à la motion» à «un affidavit en réponse à la motion» partout où figurent ces mots.

(3) Les paragraphes 13 (1.1), (1.2) et (1.3) du Règlement sont modifiés par substitution de «la motion» à «l'avis de motion» partout où figurent ces mots.

(4) La version française du paragraphe 13 (1.3) du Règlement est modifiée par substitution de «la défense» à «la réponse».

(5) Le paragraphe 13 (3) du Règlement est modifié par substitution de «une motion» à «un avis de motion».

(6) Le paragraphe 13 (4) du Règlement est abrogé et remplacé par ce qui suit :

ÉTAT FINANCIER JOINT À UNE MOTION EN MODIFICATION D'UNE ORDONNANCE ALIMENTAIRE TEMPORAIRE

(4) Sous réserve du paragraphe (1.3), les exigences suivantes s'appliquent si une motion comporte une demande de modification d'une ordonnance alimentaire temporaire :

1. L'auteur de la motion signifie et dépose un état financier (formule 13 ou 13.1) avec l'avis de motion.
2. La partie qui répond à la motion signifie et dépose un état financier dès que possible après que l'avis de motion lui est signifié, mais dans tous les cas au plus tard deux jours avant la date d'audition de la motion. Tout affidavit en réponse à la motion est signifié et déposé en même temps que l'état financier.

EXCEPTION — SUR CONSENTEMENT

(4.1) Les parties à une motion en modification sur consentement d'une ordonnance alimentaire temporaire ne sont pas tenues de signifier et de déposer des états financiers si elles déposent un consentement dans lequel elles conviennent de ne pas le faire.

ÉTAT FINANCIER JOINT À UNE MOTION EN MODIFICATION D'UNE ORDONNANCE ALIMENTAIRE DÉFINITIVE OU D'UN ACCORD RELATIF AUX ALIMENTS

(4.2) Sous réserve du paragraphe (1.3), les règles suivantes s'appliquent s'il est présenté, aux termes de la règle 15, une motion en modification d'une ordonnance alimentaire définitive ou d'un accord relatif aux aliments :

1. L'auteur de la motion signifie et dépose un état financier (formule 13 ou 13.1) avec la motion en modification (formule 15).
2. La partie qui répond à la motion signifie et dépose un état financier dans le délai prévu pour signifier et déposer la réponse à la motion en modification (formule 15B) ou pour retourner la motion en modification sur consentement (formule 15C) à l'auteur de la motion, comme il est énoncé au paragraphe 15 (10). Toute réponse à la motion en modification (formule 15B) est signifiée et déposée en même temps que l'état financier.
3. Les parties qui présentent la motion en déposant une motion en modification sur consentement (formule 15C) déposent chacune un état financier avec la formule, à moins d'y indiquer qu'elles conviennent de ne pas le faire.
4. Les parties qui présentent la motion en déposant une motion en modification des aliments pour les enfants sur consentement (formule 15D) ne sont pas tenues de signifier ou de déposer des états financiers.

ÉTAT FINANCIER EXIGÉ PAR LA PARTIE QUI RÉPOND

(4.3) Le paragraphe (4) ou (4.2), selon le cas, s'applique avec les adaptations nécessaires si une partie présente une motion en modification d'une ordonnance ou d'un accord pour laquelle elle n'est pas tenue, aux termes de la présente règle, de déposer un état financier, et que la partie qui répond à la motion demande qu'une modification soit apportée à une ordonnance alimentaire ou à un accord relatif aux aliments.

(7) Le paragraphe 13 (5) du Règlement est modifié par substitution de «paragraphe (4) ou (4.2)» à «paragraphe (4)» à la fin du paragraphe.

(8) Le paragraphe 13 (9) du Règlement est abrogé.

(9) Le paragraphe 13 (10) du Règlement est abrogé et remplacé par ce qui suit :

DÉPÔT DES DOCUMENTS REFUSÉ SANS ÉTAT FINANCIER

(10) Le greffier ne doit pas accepter le dépôt d'un document sans état financier si les présentes règles exigent que le document soit déposé avec un état financier.

3. L'alinéa 14 (6) a) du Règlement est modifié par substitution de «paragraphe 25 (19)» à «paragraphe 15 (14)».

4. La règle 15 du Règlement est abrogée et remplacée par ce qui suit :

RÈGLE 15 : MOTIONS EN MODIFICATION D'UNE ORDONNANCE DÉFINITIVE OU D'UN ACCORD

DÉFINITION

15. (1) La définition qui suit s'applique à la présente règle.

«cessionnaire» Organisme ou personne auxquels une ordonnance alimentaire ou un accord relatif aux aliments qui fait l'objet d'une motion visée à la présente règle est cédé en vertu de la *Loi sur le droit de la famille* ou de la *Loi sur le divorce* (Canada).

CHAMP D'APPLICATION

(2) Sous réserve du paragraphe (3), la présente règle ne s'applique qu'aux motions en modification de l'un ou l'autre des documents suivants :

- a) une ordonnance définitive;
- b) un accord relatif aux aliments déposé en vertu de l'article 35 de la *Loi sur le droit de la famille*.

EXCEPTION

(3) La présente règle ne s'applique pas à une motion ou à une requête en modification d'une ordonnance rendue en vertu de la *Loi sur les services à l'enfance et à la famille*, autre qu'une ordonnance définitive rendue en vertu de l'article 57.1 de cette loi.

LIEU D'AUDITION DE LA MOTION

(4) La règle 5 (lieu où une cause est introduite) s'applique à une motion en modification d'une ordonnance définitive ou d'un accord comme si la motion était une nouvelle cause.

MOTION EN MODIFICATION

(5) Sous réserve des paragraphes (17) et (18), la partie qui désire demander au tribunal de modifier une ordonnance définitive ou un accord signifie et dépose ce qui suit :

- a) une motion en modification (formule 15);
- b) une formule de renseignements visant une modification (formule 15A) avec toutes les pièces qui doivent y être jointes.

SIGNIFICATION DE FORMULES EN BLANC

(6) L'auteur de la motion signifie à l'autre partie une formule en blanc de réponse à la motion en modification (formule 15B) et une formule en blanc de motion en modification sur consentement (formule 15C) accompagnées des documents visés au paragraphe (5).

SIGNIFICATION SPÉCIALE

(7) Les documents visés aux paragraphes (5) et (6) sont signifiés par voie de signification spéciale (paragraphe 6 (3)) et non par voie de signification ordinaire.

EXCEPTION

(8) Malgré le paragraphe (7), la signification aux personnes mentionnées au paragraphe 8 (6) (fonctionnaires publics, organismes et autres personnes) peut être faite par voie de signification ordinaire.

RÉPONSE OU CONSENTEMENT À UNE MOTION

(9) Les règles suivantes s'appliquent à la partie à laquelle est signifiée une motion en modification d'une ordonnance définitive ou d'un accord :

1. Si elle n'accepte pas la modification ou qu'elle désire demander au tribunal d'apporter une modification supplémentaire ou différente à l'ordonnance définitive ou à l'accord, la partie signifie et dépose une réponse à la motion en modification (formule 15B), avec toutes les pièces qui doivent y être jointes, dans le délai fixé à l'alinéa (10) a) ou b), selon le cas.
2. Si elle accepte la modification ou si les parties conviennent d'une modification différente, la partie remplit les parties applicables de la motion en modification sur consentement (formule 15C) et, dans le délai fixé à l'alinéa (10) a) ou b), selon le cas :
 - i. d'une part, retourne une copie signée de la motion en modification sur consentement à l'auteur de la motion,
 - ii. d'autre part, fournit une copie de la motion en modification sur consentement signée au cessionnaire, le cas échéant.

IDEM

(10) Les documents visés aux dispositions 1 et 2 du paragraphe (9) sont signifiés et déposés ou retournés et fournis :

- a) au plus tard 30 jours après que la partie qui répond à la motion a reçu la motion en modification et les documents justificatifs, si cette partie réside au Canada ou aux États-Unis d'Amérique;
- b) au plus tard 60 jours après que la partie qui répond à la motion a reçu la motion en modification et les documents justificatifs, dans les autres cas.

SIGNIFICATION OBLIGATOIRE AU CESSIONNAIRE

(11) Dans une motion en modification d'une ordonnance définitive ou d'un accord qui a été cédé à un cessionnaire, la partie signifie à ce dernier, comme s'il était une partie, les documents visés au paragraphe (5) ou à la disposition 1 du paragraphe (9).

CESSIONNAIRE COMME PARTIE

(12) Le cessionnaire qui signifie et dépose un avis dans lequel il revendique un intérêt financier dans la motion devient un intimé dans la mesure de son intérêt.

SANCTIONS EN L'ABSENCE DE SIGNIFICATION AU CESSIONNAIRE

(13) Si un cessionnaire ne reçoit pas signification comme l'exige le paragraphe (11), les règles suivantes s'appliquent :

1. Le tribunal peut, sur motion du cessionnaire présentée avec préavis aux autres parties, annuler l'ordonnance modifiée dans la mesure où elle a une incidence sur l'intérêt financier du cessionnaire.
2. Il incombe à la partie qui a demandé la modification de prouver que l'ordonnance modifiée ne devrait pas être annulée.
3. En cas d'annulation de l'ordonnance modifiée, le cessionnaire a droit, sauf ordonnance contraire du tribunal, au recouvrement intégral des frais qu'il a engagés relativement à la motion en annulation.

ABSENCE DE RÉPONSE OU DE CONSENTEMENT, OU RADIATION DE LA RÉPONSE

(14) Si une partie ne signifie ni ne dépose de réponse à la motion en modification (formule 15B) ou ne retourne une motion en modification sur consentement (formule 15C) à l'auteur de la motion comme l'exige le paragraphe (9) ou si sa réponse est radiée par une ordonnance :

- a) la partie n'a pas droit à d'autre préavis des étapes de la cause, sous réserve du paragraphe 25 (13) (signification de l'ordonnance);
- b) la partie n'a pas le droit de prendre part à la cause de quelque façon que ce soit;
- c) le tribunal peut traiter la cause en l'absence de la partie.

IDEM : DEMANDE D'ORDONNANCE

(15) Si le paragraphe (14) s'applique, l'auteur de la motion en modification peut déposer une formule de motion (formule 14B) dans laquelle il demande que le tribunal rende l'ordonnance demandée dans les documents qu'il a déposés, à moins qu'un cessionnaire n'ait déposé un avis dans lequel il revendique un intérêt financier dans la motion et ne s'oppose à la modification.

CONSENTEMENT À LA MOTION

(16) Si une partie retourne une motion en modification sur consentement (formule 15C) à l'auteur de la motion conformément à la sous-disposition 2 i du paragraphe (9), l'auteur de la motion remplit et dépose la motion en modification sur consentement et, à moins que tout cessionnaire ne refuse de consentir à la modification demandée, dépose, avec la motion en modification sur consentement, ce qui suit :

- a) une formule de motion (formule 14B) dans laquelle il est demandé que le tribunal rende l'ordonnance visée dans la motion en modification sur consentement;
- b) cinq copies d'un projet d'ordonnance;
- c) une enveloppe affranchie adressée à chaque partie et au cessionnaire, le cas échéant;
- d) si l'ordonnance dont il est convenu porte en tout ou en partie sur une obligation alimentaire :
 - (i) d'une part, une formule de renseignements sur l'ordonnance de retenue des aliments prescrite aux termes de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*,
 - (ii) d'autre part, un projet d'ordonnance de retenue des aliments.

MOTION EN MODIFICATION SUR CONSENTEMENT

(17) Sous réserve du paragraphe (18), si les parties à une ordonnance définitive ou à un accord veulent demander au tribunal de modifier l'ordonnance définitive ou l'accord et que les parties et tout cessionnaire conviennent de la modification, les parties déposent ce qui suit :

- a) une formule de renseignements visant une modification (formule 15A) avec toutes les pièces qui doivent y être jointes;
- b) une motion en modification sur consentement (formule 15C);
- c) une formule de motion (formule 14B) dans laquelle il est demandé au tribunal de rendre l'ordonnance visée dans la motion en modification sur consentement;
- d) cinq copies d'un projet d'ordonnance;
- e) une enveloppe affranchie adressée à chaque partie et au cessionnaire, le cas échéant;
- f) si l'ordonnance dont il est convenu porte en tout ou en partie sur une obligation alimentaire :
 - (i) d'une part, une formule de renseignements sur l'ordonnance de retenue des aliments prescrite aux termes de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*,
 - (ii) d'autre part, un projet d'ordonnance de retenue des aliments.

MOTION EN MODIFICATION SUR CONSENTEMENT — ALIMENTS POUR LES ENFANTS SEULEMENT

(18) Si les parties à une ordonnance définitive ou à un accord veulent demander au tribunal de modifier l'ordonnance définitive ou l'accord uniquement en ce qui concerne l'obligation alimentaire à l'égard des enfants, et que les parties et tout cessionnaire conviennent de la modification, les parties déposent ce qui suit :

- a) une motion en modification des aliments pour les enfants sur consentement (formule 15D) avec toutes les pièces qui doivent y être jointes;
- b) cinq copies d'un projet d'ordonnance;
- c) une enveloppe affranchie adressée à chaque partie et au cessionnaire, le cas échéant;
- d) une formule de renseignements sur l'ordonnance de retenue des aliments prescrite aux termes de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*;
- e) un projet d'ordonnance de retenue des aliments.

CONSENTEMENT SUIVANT LE DÉPÔT D'UNE RÉPONSE

(19) Si, à n'importe quel moment après qu'une partie a signifié et déposé une réponse conformément à la disposition 1 du paragraphe (9) mais avant l'audition de la motion en modification, les parties et tout cessionnaire conviennent d'une ordonnance qui modifie l'ordonnance définitive ou l'accord qui fait l'objet de la motion, les parties peuvent procéder sur consentement en déposant ce qui suit :

- a) une motion en modification sur consentement (formule 15C);
- b) une formule de motion (formule 14B) dans laquelle il est demandé au tribunal de rendre l'ordonnance visée dans la motion en modification sur consentement;
- c) cinq copies d'un projet d'ordonnance;
- d) une enveloppe affranchie adressée à chaque partie et au cessionnaire, le cas échéant;
- e) si l'ordonnance dont il est convenu porte en tout ou en partie sur une obligation alimentaire :
 - (i) d'une part, une formule de renseignements sur l'ordonnance de retenue des aliments prescrite aux termes de la *Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments*,
 - (ii) d'autre part, un projet d'ordonnance de retenue des aliments.

ORDONNANCE OU ACCORD COMME PIÈCE JOINTE

(20) Une copie de toute ordonnance ou de tout accord existants portant sur la garde, le droit de visite ou les aliments est jointe à chaque formule de renseignements visant une modification (formule 15A) ou chaque motion en modification des aliments pour les enfants sur consentement (formule 15D).

MODIFICATION NON CONFORME AUX LIGNES DIRECTRICES SUR LES ALIMENTS POUR LES ENFANTS

(21) Sauf si une motion en modification d'une ordonnance alimentaire ou d'un accord relatif aux aliments à l'égard d'un enfant est présentée avec le consentement des parties et de tout cessionnaire, si une partie demande que soit rendue, en vertu de la présente règle, une ordonnance qui n'est pas conforme aux tables des lignes directrices applicables sur les aliments pour les enfants, le bénéficiaire et le payeur des aliments signifient et déposent chacun les preuves exigées par les articles suivants des lignes directrices ou les preuves qui sont nécessaires par ailleurs pour convaincre le tribunal qu'il ne devrait pas rendre l'ordonnance demandée :

- 1. L'article 4 (revenu supérieur à 150 000 \$).
- 2. L'article 5 (personne tenant lieu de père ou de mère).
- 3. L'article 7 (dépenses spéciales).
- 4. L'article 8 (garde exclusive d'un ou de plusieurs enfants).
- 5. L'article 9 (garde partagée).
- 6. L'article 10 (difficultés excessives).
- 7. L'article 21 (renseignements sur le revenu et la situation financière).

DÉPÔT D'UN AFFIDAVIT

(22) La ou les parties qui veulent demander au tribunal de modifier une ordonnance définitive ou un accord peuvent utiliser, au lieu d'une formule de renseignements visant une modification (formule 15A), un affidavit comprenant les preuves nécessaires pour convaincre le tribunal qu'il devrait rendre l'ordonnance demandée, auquel cas les présentes règles s'appliquent à l'affidavit comme s'il s'agissait d'une formule de renseignements visant une modification.

IDEM

(23) La partie qui répond à une motion en modification d'une ordonnance définitive ou d'un accord en signifiant et déposant une réponse à la motion en modification (formule 15B) peut fournir des preuves à l'appui de sa position par affidavit au lieu ou en plus de se servir des parties pertinentes de la formule, auquel cas l'affidavit est réputé faire partie de la formule.

EXIGENCES RELATIVES À L'AFFIDAVIT

(24) Les paragraphes 14 (18) et (19) s'appliquent, avec les adaptations nécessaires, à un affidavit fourni conformément au paragraphe (22) ou (23).

POUVOIRS DU TRIBUNAL — MOTION SUR CONSENTEMENT OU NON CONTESTÉE

(25) Si une motion en modification d'une ordonnance définitive ou d'un accord est présentée avec le consentement des parties et de tout cessionnaire ou qu'elle n'est pas contestée, le greffier soumet les documents déposés au juge et celui-ci peut :

- a) soit rendre l'ordonnance demandée;
- b) soit exiger que l'une des parties ou les deux déposent d'autres documents;
- c) soit exiger que l'une des parties ou les deux se présentent au tribunal.

POUVOIRS DU TRIBUNAL — DIRECTIVES

(26) S'il est d'avis qu'une motion, qu'elle soit présentée ou non sur consentement, ne peut être traitée adéquatement à cause des documents déposés, des questions en litige ou pour une autre raison, le tribunal peut donner des directives, y compris des directives pour la tenue d'un procès.

POUVOIRS DU TRIBUNAL — RÈGLE 14

(27) Les paragraphes 14 (21), (22) et (23) s'appliquent, avec les adaptations nécessaires, à une motion en modification d'une ordonnance définitive ou d'un accord.

MOTION VISÉE À LA RÈGLE 14

(28) Une motion visée à la règle 14 peut être présentée dans le cadre d'une motion en modification d'une ordonnance définitive ou d'un accord.

ACCÈS AUX DOCUMENTS ÉNUMÉRÉS

(29) Le paragraphe 19 (2) (accès aux documents énumérés dans l'affidavit) s'applique, avec les adaptations nécessaires, à un document mentionné dans une formule ou un affidavit utilisés en application de la présente règle.

5. (1) Le paragraphe 17 (3) du Règlement est abrogé et remplacé par ce qui suit :**MOTIONS EN MODIFICATION D'UNE ORDONNANCE DÉFINITIVE OU D'UN ACCORD**

(3) Le paragraphe (1) s'applique, avec les adaptations nécessaires, à une motion en modification d'une ordonnance définitive ou d'un accord présentée aux termes de la règle 15, sauf si la motion est présentée avec le consentement des parties et de tout cessionnaire ou qu'elle n'est pas contestée.

(2) Le paragraphe 17 (11) du Règlement est abrogé.**6. La règle 25 du Règlement est modifiée par adjonction des paragraphes suivants :****MODIFICATION DE L'ORDONNANCE — FRAUDE, ERREUR, ABSENCE DE PRÉAVIS**

(19) Le tribunal peut, sur motion, modifier une ordonnance qui, selon le cas :

- a) a été obtenue par fraude;
- b) contient une erreur;
- c) a besoin d'être modifiée pour régler une question qui a été portée devant le tribunal, mais qu'il n'a pas tranchée;
- d) a été rendue sans préavis;
- e) a été rendue avec préavis si une partie concernée n'était pas présente lorsque l'ordonnance a été rendue pour cause d'avis insuffisant ou parce qu'elle ne pouvait pas être présente pour une raison jugée suffisante par le tribunal.

IDEM

(20) La règle 14 s'applique, avec les adaptations nécessaires, à une motion en modification d'une ordonnance définitive visée au paragraphe (19) et, à cette fin, la mention, à l'alinéa 14 (6) a), d'une ordonnance temporaire vaut mention d'une ordonnance définitive.

7. (1) L'alinéa 39 (5) c) du Règlement est modifié par substitution de «ou si une réponse à la motion en modification (formule 15B) ou un avis d'intérêt financier a été déposé dans le cadre d'une motion en modification d'une ordonnance définitive ou d'un accord aux termes de la règle 15» à «ou si un affidavit a été déposé en réponse à une motion en modification d'une ordonnance définitive ou d'un accord».

(2) L'alinéa 39 (5) e) du Règlement est abrogé et remplacé par ce qui suit :

- e) si aucune réponse à la motion en modification (formule 15B), aucune motion en modification sur consentement (formule 15C) ou aucun avis d'intérêt financier n'est déposé en réponse à une motion en modification d'une ordonnance définitive ou d'un accord aux termes de la règle 15, il renvoie la cause à un juge pour qu'il rende une décision sur la foi des preuves déposées dans le cadre de la motion.

8. (1) L'alinéa 40 (4) c) du Règlement est modifié par substitution de «ou si une réponse à la motion en modification (formule 15B) ou un avis d'intérêt financier a été déposé dans le cadre d'une motion en modification d'une ordonnance définitive ou d'un accord aux termes de la règle 15» à «ou si un affidavit a été déposé en réponse à une motion en modification d'une ordonnance définitive ou d'un accord».

(2) L'alinéa 40 (4) e) du Règlement est abrogé et remplacé par ce qui suit :

- e) si aucune réponse à la motion en modification (formule 15B), aucune motion en modification sur consentement (formule 15C) ou aucun avis d'intérêt financier n'est déposé en réponse à une motion en modification d'une ordonnance définitive ou d'un accord aux termes de la règle 15, il renvoie la cause à un juge pour qu'il rende une décision sur la foi des preuves déposées dans le cadre de la motion.

9. Le paragraphe 42 (11) du Règlement est abrogé.

10. Le tableau des formules du Règlement est modifié par substitution de ce qui suit :

15	Motion en modification	1 ^{er} avril 2008
15A	Formule de renseignements visant une modification	1 ^{er} avril 2008
15B	Réponse à la motion en modification	1 ^{er} avril 2008
15C	Motion en modification sur consentement	1 ^{er} avril 2008
15D	Motion en modification des aliments pour les enfants sur consentement	1 ^{er} avril 2008

à :

15	Formule de renseignements visant une modification (motion en modification des aliments pour les enfants)	1 ^{er} septembre 2005
15A	Consentement (motion en modification des aliments pour les enfants)	1 ^{er} septembre 2005

11. Le présent règlement entre en vigueur le 1^{er} septembre 2008.

22/08

ONTARIO REGULATION 152/08

made under the

PROVINCIAL OFFENCES ACT

Made: May 14, 2008

Filed: May 16, 2008

Published on e-Laws: May 21, 2008

Printed in *The Ontario Gazette*: May 31, 2008

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Items 10 and 11 of Schedule 83.0.1 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

10.	Display tobacco products in manner that permits view before purchase	subsection 3.1 (2)
11.	Permit display of tobacco products in manner that permits view before purchase	subsection 3.1 (2)

2. This Regulation comes into force on the later of May 31, 2008 and the day it is filed.

RÈGLEMENT DE L'ONTARIO 152/08

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 14 mai 2008

déposé le 16 mai 2008

publié sur le site Lois-en-ligne le 21 mai 2008

imprimé dans la *Gazette de l'Ontario* le 31 mai 2008

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Les numéros 10 et 11 de l'annexe 83.0.1 du Règlement 950 des Règlements refondus de l'Ontario de 1990 sont abrogés et remplacés par ce qui suit :

10.	Exposer des produits du tabac de façon à ce que le consommateur puisse les voir avant de les acheter	paragraphe 3.1 (2)
11.	Permettre que soient exposés des produits du tabac de façon à ce que le consommateur puisse les voir avant de les acheter	paragraphe 3.1 (2)

2. Le présent règlement entre en vigueur le 31 mai 2008 ou, s'il lui est postérieur, le jour de son dépôt.

22/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

Paiement-Annonces:

Pour le traitement rapide les clients peuvent faire leur paiement au moyen de la carte Visa, MasterCard ou Amex lorsqu'ils soumettent leurs annonces. Les frais peuvent également être facturés.

MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

Il est possible de payer par carte d'achat du ministère ou par écriture de journal. Les paiements par écriture de journal sont assujettis aux exigences de facturation d'IFIS. S.V.P. communiquez avec le bureau de la Gazette au 416 326-5310 ou à mbs.GazettePubsOnt@ontario.ca.



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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

Advertising rates and submission formats:

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- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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Publications

The Ontario Gazette La Gazette de l'Ontario

Vol. 141-23
Saturday, 7 June 2008

Toronto

ISSN 0030-2937
Le samedi 7 juin 2008

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

684811 Ontario Ltd. (C. Smith Bus Lines) 44354-L
2647 County Rd. 40, R. R. # 1, Trenton, ON K8V 5P4

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-7918 now in the name of 684811 Ontario Limited be cancelled.

Caribou Coach Transportation Company Inc. 47327-A
154 Woodside St., Thunder Bay, ON P7A 7G6

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a scheduled service between the City of Thunder Bay and the Town of Fort Frances, via Highways 11, 11B, 17, 61 and 102.

Murray Ronald Dillabough 42776-A
35345 Hwy. 28 East, General Delivery, McArthur Mills, ON K0L 2M0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-6468 now in the name of Murray Ronald Dillabough be cancelled.

Desmond & Donna Finn (D & D Limousines) 47263
596 Eliza Crescent, Burlington, ON L7L 6E1

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Halton, Peel, York, Durham, Niagara and Waterloo and the Counties of Wellington and Haldimand to the Ontario/Quebec and the Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs



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PROVIDED that there shall be no pick up or discharge of passengers except at point of origin.

Applies for a public vehicle operating licence as follows: **47263-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton and the Regional Municipalities of Halton, Peel, York, Durham, Niagara and Waterloo and the Counties of Wellington and Haldimand.

Jet Tours USA Inc. **47026-A**
299 Murray Hill Parkway, East Rutherford, NJ, USA, 07073
Mailing Address: 265 Ave. Dorval, #203, Dorval, PQ, H9S 3H5

Applies for an extra provincial operating licence as follows:

For the transportation of passengers for City Tours:

I. on a one way chartered trip from:

1. the Cities of Toronto, Mississauga and Ottawa, the Lester B. Pearson International Airport (Mississauga) and the Macdonald-Cartier International Airport (Ottawa) to the Ontario/Quebec border crossings for furtherance to the Pierre-Elliott-Trudeau International Airport (Dorval), the Montreal International Airport (Mirabel) and the Jean Lesage International Airport (Quebec City) as authorized by the Province of Quebec;
2. the Pierre-Elliott-Trudeau International Airport (Dorval), Montreal International Airport (Mirabel) and the Jean Lesage International Airport (Quebec City) as authorized by the Province of Quebec from the Ontario/Quebec border crossings to the Lester B. Pearson International Airport (Mississauga) and the Macdonald Cartier International Airport (Ottawa).

II. For the transportation of passengers on a chartered trip from the Lester B. Pearson International Airport (Mississauga) and the Macdonald Cartier International Airport (Ottawa) to the Ontario/Quebec border crossings for furtherance to points in the Province of Quebec and for the return of the same passengers on the same chartered trip to the Lester B. Pearson International Airport (Mississauga) and the Macdonald Cartier International Airport (Ottawa).

PROVIDED THAT there be no pick up or discharge of passengers except at point of origin.

III. For the transportation of passengers on a chartered trip from points in the Province of Quebec as authorized by the Province of Quebec from the Ontario/Manitoba, Ontario/Quebec and Ontario/USA border crossings:

- (a) to points in Ontario;
- (b) in transit through Ontario to the Ontario/Manitoba, Ontario/Quebec and the Ontario/USA border crossings for furtherance;

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or discharge of passengers except at point of origin.

- (c) to points in Ontario on a one way chartered trip without pick up of passengers in Ontario.

NOTE: This replaces the terms of Jet Tours USA Inc., file # 47026-A that appeared in the Ontario Gazette dated May 24, 2008.

Elizabeth Moore (Beth's Bus Lines) **47768**
R. R. # 2, 11 South Maloney St., Marmora, ON K0K 3J0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

Gerald M. Mulville (Gerald Mulville Bus Lines) **36053-A**
R. R. # 2, 473 Devil Lake Rd., Westport, ON K0G 1X0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Es and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac and Lanark and the United Counties of Lennox and Addington and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-7345 now in the name of Gerald Michael Mulville be cancelled.

Perkiomen Motorcoach, LLC **47870**
875 Main St., P. O. Box 33, Pennsburg, Pennsylvania 18073, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Monika Reinecke **40557-A**
15657 Road 509, R. R. # 1, Clarendon Station, ON K0H 1J0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Es and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac and Lanark and the United Counties of Lennox and Addington and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-1248 now in the name of Monika Reinecke be cancelled.

Garry Herbert Spence
R. R. # 5, Bancroft, ON L0K 1C0

41046-B

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-8024 now in the name of Garry Herbert Spence be cancelled.

Stock Transportation Ltd.
25 Millard Ave. W., Newmarket, ON L3Y 7R6

31652-X

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac and Lanark, and the United Counties of Lennox and Addington and Leeds and Grenville and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

(141-G232) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-06-07

A & A AUTOMOTIVE & SALES INC.	001459917
A B CONTAINER SALES & LEASING INC.	000748743
A-CITY WIDE ROOFING (TORONTO) LIMITED	001555301
AER-O-DYNE SOFTWARE INC.	001494603
ALL CARE TRAINING CENTRE INC.	001578510

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ALL UTILITY CONNECTIONS INC.	001410785
ALLINONE STORES ENTERPRISES INC.	001426019
AMEN TRANSPORT LIMITED	001057464
ANIMATION GROUP LIMITED	000459094
APEX MODULAR INNOVATION LTD.	001613628
BASIX INC.	001075224
BB512 HOLDINGS LTD.	000568953
BENALLA CO. LTD.	001138569
BERNIE'S BRITISH FISH & CHIP SHOPPE LTD.	001146625
BURO OFFICE SERVICES INC.	001072755
CAMPBELL AUTO RADIO INC.	000517679
CAN-AM GLASS & MIRROR LTD.	000732414
CANADIAN HOTEL (TECUMSEH) LIMITED	000137420
CHIEF AGGREGATES INC.	001588473
COBRA TRANSPORTATION INC.	001368815
CREATIVE STOCK GROUP INC.	001531362
DENVIEW LIVESTOCK LTD.	001218647
DESIGN-A-STRIP LTD.	000578637
DETOUR GIFTS INC.	001438149
DYNASTY ORIENTAL EXPORT IMPORT INC.	001163889
ELLIOT LAKE FIRE WOOD LTD.	000442473
ESNARD COMPUTER CONSULTANTS INC.	000891726
FILMSTAR INC.	000895888
FINEST TRADING INC.	001521570
FUTURE HEALTH INC.	001182848
GENERAL METAL PROCESSING INC.	001156256
GFP MARKETING INC.	001070093
HERITAGE AGENCY INC.	001266504
INFO TORONTO.COM INC.	001554746
JDL COMPUTER SYSTEMS INC.	001323881
JOHN'S GARAGE (EAU CLAIRE) LTD.	000704792
KAZAS BROS. LTD.	000305273
KEN CORSINI CONSTRUCTION LIMITED	000687600
LEOPARD DEVELOPMENTS (KINGFISHER) INC.	001252827

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LIPTAK CONSTRUCTION COMPANY LTD.	000579724
LIQUIDITY INTERNATIONAL (CANADA) INC.	001551080
MARQUEE MILLENNIUM PRODUCTIONS INC.	001427898
MARUTI CONSULTANTS INC.	001149115
MASCHINEX PRODUCTS LIMITED	000226412
NEHA FOODS INC.	001444389
ONLINE 21 CO., LTD.	001473785
ONTARIO TRUCK SERVICE INC.	001586745
ORTHO-TECH TOTAL FOOT SOLUTION INC.	001348933
PARAGON FINANCIAL INVESTMENTS LTD.	000933605
PBS CENTRE INC.	001417873
PETERBOROUGH INTERIORS PAINT & PAPER CO. LTD.	001253121
PHAM NGOC PROFESSIONAL CORPORATION	001597290
PRINCE ARTHUR FINE ARTS INC.	001440311
RAYMOND TECHNOLOGY MANAGEMENT INC.	001349639
REALISTIC II PRODUCTIONS INC.	000986149
ROBBINS AUTOMOTIVE LTD.	001006461
ROSEDALE'S FINE FOODS INC.	001472697
ROUSALAFIELD INCORPORATED	001527108
RUSH STAR CORPORATION.	001158021
RUSSO COLLISION CENTRE INC.	001594557
SCORPION LOGISTICS INC.	001465608
SELECT TRANSPORTATION BROKERS INC.	000613162
SHERGILL CARRIER INC.	002010175
SIMMONS COLLISION SERVICE LTD.	000356906
SUNNYBRAE FARMS LIMITED	001337829
SURTAL RADIO LTD.	001552306
T&F SYSTEMS SOLUTIONS LTD.	001428743
TASL MANAGEMENT INC.	002013981
THE DUNEAGLE GROUP INC.	000591140
THE FILM HOUSE GROUP INC.	000547240
THE MEDIATION GROUP INC.	001035741
TIMELESS VIRTUES INC.	001404758
TRAVEL TRANSITIONS INC.	001288092
U.B. WIRED PRODUCTIONS INC.	001374723
WESTERN SUBMARINE LIMITED	000342828
WHITE SPRUCE FOREST PRODUCTS LTD.	000899053
YUMMY CACA INC.	001609851
ZLATS HOLDINGS INC.	001187701
1001836 ONTARIO LTD.	001001836
1008356 ONTARIO INC.	001008356
1008941 ONTARIO INC.	001008941
1040978 ONTARIO LIMITED	001040978
1047271 ONTARIO INC.	001047271
1122476 ONTARIO INC.	001122476
1130679 ONTARIO INC.	001130679
1139057 ONTARIO INC.	001139057
1189977 ONTARIO LTD.	001189977
1257691 ONTARIO LIMITED	001257691
1286081 ONTARIO LIMITED	001286081
1291720 ONTARIO INC.	001291720
1308235 ONTARIO LIMITED	001308235
1475468 ONTARIO INC.	001475468
1480921 ONTARIO INC.	001480921
1483365 ONTARIO INC.	001483365
1487282 ONTARIO INC.	001487282
1489776 ONTARIO INC.	001489776
1498103 ONTARIO INC.	001498103
1499691 ONTARIO LTD.	001499691
1500413 ONTARIO INC.	001500413
1505848 ONTARIO INC.	001505848
1524821 ONTARIO INC.	001524821
1537074 ONTARIO LIMITED	001537074
1542059 ONTARIO LIMITED	001542059
1578313 ONTARIO INC.	001578313
1588202 ONTARIO INC.	001588202
1611887 ONTARIO INC.	001611887
2013076 ONTARIO INC.	002013076

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2013587 ONTARIO INC.	002013587
2026487 ONTARIO LIMITED	002026487
2027486 ONTARIO LTD.	002027486
2038565 ONTARIO INC.	002038565
307851 ONTARIO INC.	000307851
485054 ONTARIO LIMITED	000485054
544128 ONTARIO LIMITED	000544128
681148 ONTARIO INC.	000681148
738961 ONTARIO LTD.	000738961
769528 ONTARIO INC.	000769528
779087 ONTARIO INC.	000779087
891191 ONTARIO LTD.	000891191
917297 ONTARIO LIMITED	000917297

(141-G233) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulé par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-05-12

ACTION ELECTRICAL AND MECHANICAL CONTRACTORS GROUP (CANADA) INC.	001370482
ADVANTAGE CELLULAR & PAGING INC.	001368147
ALL ECO INC.	001369535
APEC CANADA TRADING INC.	001368018
ARMCO METALS INC.	001369499
AURUM CONCENTRATORS CORP.	001369072
AVACOM HOMES LTD.	001369710
BAYSIDE WOODWORKS INC.	001369487
CLUB COTTON-WEAR LTD.	001368146
CROWN JEWELERS (LONDON) INC	001358722
DALESIDE HOLDINGS INC.	001368791
DRAGON HEAD (CANADA) TRADING CO. LTD.	001369869
EELAM TELE CARD INC.	001368943
EXTREME 4X4 LTD.	001370554
FINAM FINANCIAL LTD.	001368687
G.M.B.I. CANADA INC.	001369023
GAGEVIEW ESTATES INC.	001368793
GHOMAN BROTHERS GROUP OF HOTELS INC.	001370492

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GREYWOLF WILDERNESS ADVENTURES INC.	001364130
GULIZIA TRUCKING LTD.	001368601
HEALING DROP INC.	001369708
IMMIGRATION GUIDE INC.	001369566
INDOACCESS.COM LTD.	001368749
INNIS VILLAGE DEVELOPMENT CORP.	001369711
INTERGLOBE DISTRIBUTING INC.	001369444
INVEST AND BEYOND LTD.	001369558
ITC GREAT NORTHERN INVESTMENTS INC.	001369031
JA-ALCO INC.	001369065
JADEN AND MIKI BABY OUTFITTERS LIMITED	001369515
LOREMART CONSTRUCTION LTD.	001369098
MAGNACON BUILDING GROUP LTD.	001369560
MEGA CONSTRUCTION LTD.	001369786
MINIBASE INC.	001369847
MMMB MARY MARSHALL MEMORIAL BUBBLE INC.	001368634
MONEY ADVISOR CONSUMER AND BUSINESS FINANCIAL NEWSPAPER (CANADA) INC.	001370481
MORGAN HEATING & AIR CONDITIONING INC.	001368853
NORTH AMERICA IMMIGRATION SERVICE INC.	001369856
NTC GLOBAL FREIGHT INC.	001369651
PALLETS NORTH INC.	001367925
PAUL BAE HOLDINGS LTD.	001358744
PAUL BAE REALTY LTD.	001358743
PEAK IMMIGRATION SOLUTIONS INC.	001361263
PERMAX CONSULTANTS INC.	001364053
PERSONAL INJURIES PROTECTION PLAN INCORPORATED	001369905
POSTAL EXPRESS SERVICES (TORONTO) INC.	001368699
PREMIER NATIONAL TRANSPORT LTD.	001368858
PRIZELAND PROPERTIES LTD.	001369514
R & D AUTOMOTIVE TECHNOLOGIES INC.	001369030
R.R.R. PROPERTIES INC.	001369862
RICHARD ARMSTRONG INCORPORATED	001368997
RIROB INVESTMENTS LIMITED	001369709
RMI THE BUSINESS VALUE CREATORS INC.	001361045
SALUTARIS HG INC.	001369845
SATV CANADA INC.	001369435
SCARBOROUGH FINE CARS INC.	001369889
SHING YUEN CO. LTD.	001370499
SINOCANN ENVIRONMENTAL CENTRE LTD.	001368619
SONGWIND INC.	001369571
STC GLOBAL IMPEX (CANADA) LTD.	001368000
SUPPLEMENT MART LTD.	001369090
SWAN EXPLORATIONS INC.	001368996
THE AEVO COMPANY LIMITED	000247859
THE MURRAY HILL MINT LTD.	001369513
THE WIRELESS SOURCE INC.	001361035
TODOR IMPORTS AND EXPORTS LIMITED	001369616
TRAVEL MAGAZINE 2000 INC.	001368012
TREXON INC.	001368636
TRT SPORTSWEARS LTD.	001368799
UNIROPA CRUISE ASSOCIATES INC.	001358737
UNLIMITED CASH INC.	001368673
Vafa RUGS INC.	001370493
WESTRIDGE WIRING SOLUTIONS INC.	001369503
WHOLENET INTERNATIONAL TRADING CO. LTD.	001368088
WOLF PROPERTIES INC.	001369863
ZAK CANADA INC.	001369495
ZOS PETROCHEMICALS CORPORATION	001368680
1324584 ONTARIO LIMITED	001324584
1346715 ONTARIO LTD.	001346715
1356930 ONTARIO LTD.	001356930

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1356937 ONTARIO INC.	001356937
1356945 ONTARIO INC.	001356945
1356946 ONTARIO INC.	001356946
1356948 ONTARIO INC.	001356948
1358746 ONTARIO INC.	001358746
1361029 ONTARIO CORP.	001361029
1361030 ONTARIO INC.	001361030
1361037 ONTARIO LIMITED	001361037
1361057 ONTARIO INC.	001361057
1367932 ONTARIO LTD.	001367932
1367995 ONTARIO INC.	001367995
1368001 ONTARIO INC.	001368001
1368010 ONTARIO INC.	001368010
1368053 ONTARIO LIMITED	001368053
1368061 ONTARIO LTD.	001368061
1368063 ONTARIO LIMITED	001368063
1368077 ONTARIO INC.	001368077
1368079 ONTARIO INC.	001368079
1368681 ONTARIO LTD.	001368681
1368683 ONTARIO LIMITED	001368683
1368748 ONTARIO LTD.	001368748
1368775 ONTARIO LIMITED	001368775
1368782 ONTARIO INC.	001368782
1368808 ONTARIO LIMITED	001368808
1368809 ONTARIO LTD.	001368809
1368850 ONTARIO INC.	001368850
1368851 ONTARIO INC.	001368851
1368936 ONTARIO INC.	001368936
1369091 ONTARIO INC.	001369091
1369429 ONTARIO INC.	001369429
1369436 ONTARIO INC.	001369436
1369447 ONTARIO INC.	001369447
1369504 ONTARIO LIMITED	001369504
1369559 ONTARIO LTD.	001369559
1369569 ONTARIO LTD.	001369569
1369598 ONTARIO INC.	001369598
1369929 ONTARIO INC.	001369929
1369936 ONTARIO INC.	001369936
1369937 ONTARIO INC.	001369937
1370559 ONTARIO LIMITED	001370559

(141-G234)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-08-16	
ENMEFORMA INC.	001200156
2008-05-07	
OAKVILLE JEWELLERS LIMITED	000342169

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-09	
AUTOMOTIVE SYSTEM CONCEPTS INCORPORATED	001192663
2008-05-12	
CHARLES TEK INC.	001532169
GFI FOOD SERVICES INC.	002074803
GTA NUCLEAR CARDIOLOGY LIMITED	001659355
M&M CONSTRUCTION LTD.	002070705
PROUD CANADIAN DESIGN LTD.	001251842
RICHMOND NORTH CENTRE CORPORATION	001209563
SHAWSON-PEEL LIMITED	000558824
STALF'S OIL PAINTINGS LIMITED	000148027
WEI SHENG ENTERPRISE INC.	000965512
1688421 ONTARIO LTD.	001688421
1708530 ONTARIO INC.	001708530
2035542 ONTARIO INC.	002035542
2082943 ONTARIO INC.	002082943
2111508 ONTARIO INC.	002111508
894638 ONTARIO LIMITED	000894638
2008-05-13	
A.F. SYSTEMS INC.	000754932
BRISTOL PROFESSIONAL BUSINESS INC.	001232041
CANADIAN HOME CANNING INC.	001551176
FORTHOM INVESTMENTS INC.	000789392
GRANDMA'S SECRET INC.	001194249
KGL MANAGEMENT INC.	002043518
MISSISSAUGA BARTENDING ACADEMY INC.	002074734
MONTAIGNE INVESTMENTS LTD.	001044433
MOTHERHOME RESTAURANT INC.	002023135
MTV CONSULTING INC.	001289906
PRO-SEMINARS INTERNATIONAL INC.	001535655
RICHWOOD CONSTRUCTION INC.	001364581
RO-RO INVESTMENTS LTD.	000696369
ROBIN THOMPSON ENTERPRISES LIMITED	000469239
SHERIFF CONSULTING INC.	001393860
SOTH INC.	001163261
THE BEST YUMMY CAFE & RESTAURANT INC.	002150687
THE MAXION CORPORATION	000625577
VIDEO YARAN INC.	002033670
1131810 ONTARIO LIMITED	001131810
1205869 ONTARIO LIMITED	001205869
1231275 ONTARIO LTD.	001231275
1412119 ONTARIO LTD.	001412119
1436570 ONTARIO LTD.	001436570
1601594 ONTARIO LIMITED	001601594
1663194 ONTARIO INC.	001663194
2057731 ONTARIO LIMITED	002057731
536385 ONTARIO LIMITED	000536385
2008-05-14	
AVILATEX INC.	001465028
BODDAERT COMMUNICATIONS LIMITED	000535063
BOLES DE AMERICANA INC.	001557640
BOWO INC.	001156744
BRYDALE DEVELOPMENTS (ORCHARD VIEW) INC.	002006295
COLUMBUS AUTO BODY & SALES INC.	001339692
ETON CONSTRUCTION (CANADA) INC.	000963565
FINANCIAL ENLIGHTENMENT INTERNATIONAL INC.	001512483
KOREN CANADA INC.	001494123
LOWLAND CONSTRUCTION LIMITED	000123529
MENARD CONSULTANTS INC.	000924038
PRESTIGE REALTY (STRATHROY) INC.	001050051

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
REDER PARALEGAL SERVICES INC.	001220252
THE LOUNGE HAIRART & SPA INC.	001441367
USECOMP INC.	001559666
1096677 ONTARIO INC.	001096677
1243467 ONTARIO LIMITED	001243467
1333412 ONTARIO LIMITED	001333412
1403301 ONTARIO INC.	001403301
1522072 ONTARIO INC.	001522072
1622572 ONTARIO LTD.	001622572
2062385 ONTARIO INC.	002062385
785189 ONTARIO LTD.	000785189
952101 ONTARIO INC.	000952101
2008-05-15	
BASIC HARDWARE INC.	001193147
D.A.S. NETWORKS INC.	001605150
DOUG PLUMB HORTICULTURAL LTD.	001659500
EDGECO PROPERTIES INC.	002018346
HERBST CUSTOM UPHOLSTERING LIMITED	000419501
INDEPENDENT MEDICAL ASSESSMENT CORPORATION (TORONTO) INC.	001003252
KINGSWAY PROPERTY MANAGEMENT CORPORATION	001208175
L.A. LEE ELECTRIC MOTORS LTD.	000680356
LIVING ENERGY ONTARIO LIMITED	000436585
LOR-TECH SYSTEMS GROUP INC.	001629702
MARY ROOST INTERIOR DESIGN INC.	000893778
NIAGARA INTERNATIONAL EXPORTS INC.	001492345
REEDIJK ENTERPRISES INC.	000544226
ROSS CANADA CAREER INC.	001552318
SATURNBIRD INC.	002012615
SPECTRACOLOR J. R. GROUP INC.	002119640
SUKOMO MATERIALS & CONSTRUCTION INC.	001696305
THE MEDIA REPRESENTATIVES LTD.	001243979
VIDEO CUBE (ONTARIO) INC.	000761807
VIPDESK.COM CANADA INC.	001422639
WOLOSHYN CONSULTANTS INTERNATIONAL LTD.	001009813
1148870 ONTARIO LTD.	001148870
1252096 ONTARIO INC.	001252096
1291325 ONTARIO LIMITED	001291325
1631049 ONTARIO INC.	001631049
1738685 ONTARIO INC.	001738685
2035861 ONTARIO INC.	002035861
2117742 ONTARIO LIMITED	002117742
493248 ONTARIO INC.	000493248
689715 ONTARIO LIMITED	000689715
848618 ONTARIO INC.	000848618
848619 ONTARIO INC.	000848619
2008-05-16	
ACUTE FINANCIAL INC.	002104724
BRIDGECOAT TRADING LTD.	001342342
HOME PERSONNEL INC.	000571466
ISLAND 1114 LIMITED	001229273
JANRHON INVESTMENTS INC.	000769111
LEGACY LIGHTING INC.	000926412
LOOPS INC.	001576164
MACKENZIE & BEST LIMITED	000108095
ONTIMES HOLDINGS LIMITED	000404184
PARAMOUNT PHYSIQUES CORPORATION	001155563
PYONGSAN CORPORATION CANADA CO., LTD.	001518046
R & B BAILEY HOLDINGS LTD.	001537699

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TALENT SCOUT SEARCH INC.	001606394
TERACOMP INC.	001460387
THE ELECTRONIC SUPERSTORE LTD.	002029854
THE LARON CORPORATION	000720292
WONDERLAND GARDENS LIMITED	000250173
1069635 ONTARIO INC.	001069635
1105068 ONTARIO INC.	001105068
1301757 ONTARIO INC.	001301757
1342891 ONTARIO LIMITED	001342891
1437148 ONTARIO INC.	001437148
1490688 ONTARIO INC.	001490688
1560149 ONTARIO INC.	001560149
1608967 ONTARIO LIMITED	001608967
1666918 ONTARIO LTD.	001666918
1721473 ONTARIO INC.	001721473
350034 ONTARIO LIMITED	000350034
532677 ONTARIO INC.	000532677
653310 ONTARIO LIMITED	000653310
879124 ONTARIO LIMITED	000879124
2008-05-17	
LAFORCE REHAB CONSULTANT INC.	001332783
LOREN INTERNATIONAL LTD.	000927157
LORNECO DEVELOPMENTS INC.	001405519
MEMPHIS MARBLE & GRANITE INC.	001038298
1230142 ONTARIO INC.	001230142
2127445 ONTARIO INC.	002127445
2008-05-20	
BOB SHAW TRUCKING LTD.	000838197
BONNIE INC.	001306951
CORONA FOOD LTD.	000963108
FORTIS PRODUCTIONS INC.	002013734
GOLFAM ENTERPRISES LIMITED	000408131
GOODWINS PROPERTIES LTD.	002091161
KIMCHI KOREAN B.B.Q. CUISINE COMPANY LIMITED	002055608
KUTCO ENTERPRISES INC.	001209554
MOBILE DISMANTLE INC.	002070701
MUSIC INDUSTRY SERVICE CORP.	000557682
NATIONAL VIDEO SALES & SERVICE LTD.	001203300
NEW TURN CORPORATION	001576896
SHARE ESTATE FIVE LTD.	002056058
SHARE ESTATE FOUR LTD.	002056062
SHILLELAGH PIZZA INC.	001272047
SUPER RSP LTD.	001240194
VETTE XPRESS INC.	002063311
VIRGIN IMPORT & EXPORT INC.	001401150
1031053 ONTARIO LTD.	001031053
1116826 ONTARIO LIMITED	001116826
1225279 ONTARIO LIMITED	001225279
1322821 ONTARIO INC.	001322821
1322933 ONTARIO INC.	001322933
1328622 ONTARIO INC.	001328622
1332375 ONTARIO LIMITED	001332375
1526134 ONTARIO LTD.	001526134
1645025 ONTARIO INC.	001645025
1649498 ONTARIO INCORPORATED	001649498
1656352 ONTARIO INC.	001656352
1668134 ONTARIO INC.	001668134
1682373 ONTARIO INC.	001682373
1739696 ONTARIO LIMITED	001739696
2027046 ONTARIO LIMITED	002027046
2042492 ONTARIO LTD.	002042492
2056088 ONTARIO INC.	002056088
698158 ONTARIO LIMITED	000698158
789280 ONTARIO LIMITED	000789280

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
825308 ONTARIO LIMITED	000825308
955800 ONTARIO INC.	000955800
2008-05-21	
ALBIREO ASSET MANAGEMENT CORP.	002083701
BRIGHTON DISTRIBUTION INC.	001448434
GEDORO'S INC	000580387
HJN HOSPITALITY INC.	001092808
HYL ELECTRIC MOTOR & MACHINERY INC.	001429365
KEVESHANS AUTO CLINIC INC.	001628897
LANHALL HOLDINGS LIMITED	000238693
N.E. LEE TRANSPORT LTD.	001268417
ROCKPORT ELECTRIC LTD.	001610554
1076591 ONTARIO LIMITED	001076591
1086814 ONTARIO LIMITED	001086814
1092958 ONTARIO INC.	001092958
1097396 ONTARIO LIMITED	001097396
1524041 ONTARIO INC.	001524041
1570824 ONTARIO INC.	001570824
2057113 ONTARIO LIMITED	002057113
713787 ONTARIO INC.	000713787
882402 ONTARIO LTD.	000882402

(141-G235) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-05-23	
1299383 ONTARIO INC.	1299383
2008-05-27	
DRIVER TRAINER INSTITUTE INC.	1662031

(141-G236) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
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Cancellation for Cause (Business Corporations Act) Annulation à juste titre (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under section 240 of the *Business Corporation Act*, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la *Loi sur les sociétés par actions*, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-05-27 IMAGE SCULPTING ONTARIO INC.	1308759
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M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G237)

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
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2008-05-14 DAVEY HUNT CLUB OF BRADFORD	817383
2008-05-15 PRESCOTT WELDING PROGRAMME INC.	480451
SOMALILAND COMMUNITY CENTRE	1533414

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
THE BELLEVILLE-TRENTON POLICE RACE RELATIONS ADVISORY COMMITTEE	1119210
WELDON PARK ACADEMY	1113597

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G238)

Marriage Act Loi sur le mariage

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

May 12-16

NAME	LOCATION	EFFECTIVE DATE
Mallaren, Kenneth	Ottawa, ON	16-May-08
Counsell, John W.	St. Catharines, ON	16-May-08
Bailey, Kenneth Isaac	Cameron, ON	16-May-08
Fenton, Norman G.	Bowmanville, ON	16-May-08
Byram, Verl Douglas	Campbellford, ON	16-May-08
Lewanowicz, Alexander	Navan, ON	16-May-08
Stedman, Desiree Audrey Caroline	Nepean, ON	16-May-08
Meadow, Mary Louise	Toronto, ON	16-May-08
Richardson, Barbara Agnes	Georgetown, ON	16-May-08
Campbell, William George	Toronto, ON	16-May-08
Gorham, William Robert	Newmarket, ON	16-May-08
Pohl, Rudy	Ottawa, ON	16-May-08
Melnichuk, Kathleen	Toronto, ON	16-May-08
Melnichuk, Timothy	Toronto, ON	16-May-08
Melnichuk, Paul	Toronto, ON	16-May-08
Guu, John Keh-Jung	Toronto, ON	16-May-08
Reid, Kristopher	Innisfil, ON	16-May-08
Walsh, Shirley Ann	Windsor, ON	16-May-08
Freeman, Melvin Franklin	Amherstburg, ON	16-May-08
Stockwell, Patricia	London, ON	16-May-08
MacLeod, Elizabeth P.	St. Thomas, ON	16-May-08
Stoute, Patrick	North York, ON	16-May-08
Corriveau, John Dennis	Downsview, ON	16-May-08
Nowakowski, Rudolph	Mississauga, ON	16-May-08
Puchala, Bronislaw	Dubreuilville, ON	16-May-08
Puljic, Ilija	Sudbury, ON	16-May-08
Ketcheson, Shawn	Manotick, ON	16-May-08
Hermann, Michael Henry	Shelburne, ON	16-May-08
Booth, Jane R.	Waterloo, ON	16-May-08
Darling, Mary Catherine	Hamilton, ON	16-May-08
Erler, Donna	Woodlawn, ON	16-May-08
Edwards, Ann	Keene, ON	16-May-08
Huang, Weifeng	Mississauga, ON	16-May-08
Johnson, Angela Heather	Hastings, ON	16-May-08
Burns, John Michael	Kelowna, BC	16-May-08
Hathiramani, Raj	Saskatoon, Sk	16-May-08

NAME	LOCATION	EFFECTIVE DATE	PREVIOUS NAME	NEW NAME
McGown, Patricia	Thunder Bay, ON	16-May-08	BHATTI, AVINEET.KAUR.	SIDHU, AVINEET.KAUR.
Hammond, Susan	Toronto, ON	16-May-08	BIELECKA, JOANNA.	SMITH, JOANNA.
Campbell, Myrtle Sheron	Ruthven, ON	16-May-08	BIJSMA,	BY SMA,
Balfé, Mark	Toronto, ON	16-May-08	GERALD.PAUL.HENRY.	GERALD.PAUL.HENRY.
Booth, Brian	Burnaby, BC	16-May-08	BLUA,	RODRIGUEZ BLUA,
Rogers, Nathan	St. Catharines, ON	16-May-08	JULIA.ELENA.	JULIA.ELENA.
Huggins, Conrad	Burlington, ON	16-May-08	BOGDAN,	INOZEMTSEVA,
Turgeon, Marc	Sault Ste. Marie, ON	16-May-08	LAURA.MICHELLE.MCLEAN.	LAURA.MICHELLE.MCLEAN.
Nagy, Tamas	Toronto, ON	16-May-08	BOUWMAN,	MCLEAN,
Hay, Robert S.	Kanata, ON	16-May-08	MORGAN.BRENDA.	MORGAN.BRENDA.
Duggan, John F.	Massey, ON	16-May-08	BRAJAK,	BRAJAK CHRISTENSEN,
Taylor, Darwin O.	Picton, ON	16-May-08	NATALIA.MYRNA.	NATALIA.MYRNA.
			BRANDES, KATHERIN.	HOWSON, KATHERIN.
			MILDRED.VIOLET.	MILDRED.VIOLET.
			BROUGHTON, LISA.CHRISTINE.	BROUGHTON, NILASHA.LISA.
			BROWN, KEISHA.ALTHEA.	BROWN, ALTHEA.BERTRAND.
			CAHLEY, BRADLEY.JOHN.	REDFEARN, BRADLEY.JOHN.
			CAMPBELL, DEVVIN.MARTEL.	CAMPBELL, ROMAN.MARTEL.
			CAO, QING.CHU.	CAO, JING-CHU.AMY.
			CAWKER,	HACKSHAW,
			SHELBY.NICOLE.	SHELBY.NICOLE.
			CAWKER,	HACKSHAW,
			TRAVIS.MACKENZIE.	TRAVIS.MACKENZIE.
			CHAMBERS, NOEL.MARTIN.	CLARKE, NOEL.MARTIN.
			CHAN, SHUK.CHING.	CHENG, ALICE.
			CHEN, JANIFER.	KEENAN, JENNIFER.
			YU-MING.	CHEN, YU-MING.
			CHEN, ZI.LIN.	CHEN, CATHERINE.
			CHENG, CHING.YIU.	CHENG, VIVIAN.
			CHENG, LOK.YIU.	CHENG, MICHELLE.
			CHENG, WAI.KEUNG.	CHENG, ALKAN.
			CHOW, CAROL.KA-LOK.	CHOW, ELLIOT.CAROL.
			CHU, RUI.	CHU, REBECCA.ZIQING.
			CLARKE, LOUIS.ELVAN.	CLARKE, ALVIN.LOUIS.
			CORTES DUTTON, DAVID.	DUTTON, DAVID.
			COSTELOE,	COSTELOE,
			TINA.MARGARET.LEE.	TINA.MARGARET.
			CULLEY,	MCCLELLAND.
			SUZANNE.NICOLE.	SUZANNE.NICOLE.
			DAFOE, JENNA.MAE.	AYOUB, JENNA.MAE.
			DAMAS, MARIE.	DAMAS,
			EMMANUEL.BERTRAND.	BERTRAND.
			DANG, HOA.HOI.	WILSON, KATIE.HOA.
			DANJAW,	MARTIN-MACLEOD.
			ASHTON.TYLER.DENIS.	ASHTON.DENIS.
			DAR-AMER, AYA.	LAMER, AYA.
			DELLA PIETRA,	DELLA PIETRA.
			CHRISTINA.	CRISTINA.SOPHIA.
			DHAMRAIT, PARDIP.SINGH.	DHAMRAIT, PARDEEP.SINGH.
			DIOP, AMINATA.	LAHOYE, AMY.ADEMOLA.
			DORMAN, RUTH.ANNE.	DONNELLY, RUTH.ANNE.
			DUNHAM,	MACKIE,
			ALEXANDRA.MARIE.	ALEXANDRA.MARIE.
			DUNHAM, DEVON.MICHAEL.	MACKIE, DEVON.MICHAEL.
			DUNHAM, ROBIN.ARLENE.	MACKIE, ROBIN.ARLENE.
			DZERKACH, YAUHENI.	DERKACH, EVGENY.
			ELPHICK,	MASON,
			SARAH.KATHERINE.GRACE.	SARAH.KATHERINE.COOK.
			EPSTEIN,	DANZINGER.
			AKIVA.SHOLOM.	AKIVA.SHOLOM.
			FAN,	CONIGLIO,
			YU.SHI.	MARY.EMMA.YUSHI.
			FERRONE, LUCIANO.GORIZIO.	FERRONE, LOU.GORDON.
			FOWLER, TRICIA.DIANE.	HASLAM, TRICIA.DIANE.
			FRANCIS,	FRANCIS-FLETCHER,
			DEBORAH.KAREN.	STORM.DEBORAH.
			FRANKLIN-DEEKS,	DEEKS, WILLIAM.
			WILLIAM.JAMES.ROBERT.	JAMES.ROBERT.CHARLES.
			FRENCH,	LA FRANCE,
			REBECCA.MARY.JANE.	REBECCA.MARY.JANE.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

(141-G239)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from May 12, 2008 to May 18, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 12 mai 2008 au 18 mai 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ACHEAMPONG, DOMINIC.NTI.	NTI, DOMINIC.
AHLUWALIA,	AHLUWALIA,
JITENDRA.JEETU.	JITENDRA.SURENDER.BAL.
AHMAD SAMIM, SAMERA.	SAMIM, SAMERA.
AL-NAEAMY,	BAGDADI,
YOUSIF.N.SHAKIR.	JOSEPH.
ALETA,	ALOTA, OGHENERUKEVWE.
RUKU.	GODSPOWER.
ALVAREZ, MARIA.DINA.	KING, MARIA.DINA.
AMEH, CHARITY.DELALI.	AME, CHARITY.DELALI.
AMEH, EYRAM.PAT.	AME, EYRAM.PAT.
AMEH, KENNETH.EDEM.	AME, KENNETH.EDEM.
AMEH, ROBERT.KWAME.	AME, ROBERT.KWAME.
AMEH, SENA.AMA.	AME, SENA.AMA.
AMER, LYNN-	LAMER,
ALAA.MOHAMMED.	LYNN.ALAA.
AMIN, MUHAMMAD.	BHATTI, AMIN.
ANDERSON, DEBRA.LEE.	HORTON, DEBRA.LEE.
ANDREEV, GRIGORI.	WOLFSON, GREGORY.
ANDRES,	MALIG,
LITA.LIANGCO.MALIG.	LITA.LIANGCO.
ANNAN, LYDIA.TWUM.	MENSAH, LYDIA.TWUM.
ASHRAF, TALISMA.BINTA.	ASHRAF, TALISMA.RASHA.
AYAD GERGES,	GERGES,
BITAR.YOUSRY.	PETER.YOUSRY.
BAKER, MAX.	BAKHAREV, MAXIM.
BAR-ON, GABRIEL.SILVANO.	BARON, GABRIEL.SILVANO.
BARAN, TADEUSZ.	BARAN, TED.
BAUMGARTS, EDGAR.	BAUMGARTZ, EDGAR.
BETH,	BETH,
HENDRIK.JOHAN.JACOBUS.	HANK.JOHAN.JACOBUS.
BHANDAL, JAGROOP.SINGH.	BHANDAL, JAGROOP.

PREVIOUS NAME

GAFOOR, HASRAT.ALI.
GAGNON, KIRSTEN.LORNA.
GAGNON,
MARIE.JEANNE.
GAMBLE-HEAD,
LONDON.JOHN.KELLY.
GAO, WEI.
GASPARYAN, ANAHIT.
GERMAN, ANNA.
GIBBONS, DWAYNE.ROY.
GIORGANTAS,
VASILIKI.
GOBEIL, JOSEPH.
ALBERT.RHEAL.
GONZALEZ, PATRICIA.
GUILFORD, DARIUS.COOPER.
GUILFORD, GARRETT.ROBIN.
GUIRGUIS,
NADER.ZAMIL.
HALL, NICHOLAS.
WAYNE.PROSPERO.
HARDY,
ANTONIA.GRACE.LOUISE.
HAUGHTON,
KAYLA.MARIE.STEPHANIE.
HEIKOOP, REBEKKA.
MARIANN.
HENDERSON,
MARK.WILLIAM.DAVID.
HIRJI, ALYSHA.
HOMCHAN, SUTHATIP.
HOPKIN,
ROBERT.SCOTT.
HUANG, JI.ZHEN.
HUANG, ZHE.HAN.
HUI,
CASSANDRA.CHLOE.
HUI, HON.KWAN.
HUSSEY,
PATRICK.JOHN.GILBERT.
HUTTY, VELMA.SUSANNE.
HUYNH, HENRY.
HUYNH, SHERMAN.
INGRAHAM, MARIAN.EDWINA.
ITAMAN,
LYDIA.ENOSAKHALE.
JANESKI, PREDRAG.
JOHNSON, GEORGETTE.
JOO, HYUNG.DO..
JOSHI, SURJIT.PAL.
JUDGE, SANDEEP.KAUR.
KALAH,
ESTELA.BALBOA.
KALIN, CLAUDIA.
KALIN, MEINRAD.
KALIN, ROMAN.
KALIN, THERESE.
KAMINETSKY,
FRANCINE.SHARI.
KAMINSKA, ELZBIETA.
KAMSARAKAN, GEORGI.
KAPURURA,
WIRIRANAI.
KAUR, SARBJIT.
KHAN, MUHAMMAD.ADEEL.
KHAN, MUHAMMAD.ALEEM.
KHAN,
MUHAMMAD.NADEEM.
KHAN, MUHAMMAD.SAJEEL.
KHAN, RAYMOAN.ANDREW.

NEW NAME

GAFOOR, LAYTH.HASRAT.
MCLAY, KIRSTEN.JEANETTE.
GAGNON,
MARIE.ANGE.ANTONINETTE.
GAMBLE,
LONDON.JOHN.KELLY.
GAO, JEFF.W.
ZAKARIAN, ANAHIT.
GERMAN-ADAMOV, ANNA.
MCINTYRE, DWAYNE.ROY.
GEORGANTAS-SUNTRES,
VALERIE.
GOBEIL,
RHÉAL.ALBERT.
RUIZ, PATRICIA.
RIZZUTO, DARIUS.COOPER.
RIZZUTO, GARRETT.ROBIN.
GREGORY,
ANDRÉ.ALEXANDRE.
LANAVE, NICHOLAS.
PROSPERO.
ANGELINI,
ANTONIA.GRACE.LOUISE.
LABINE-ZHANG,
KAYLA.MARIE.STEPHANIE.
HEIKOOP, REBEKAH.
MARIANNE.REGINA.
LAROCHELLE,
MARK.
VIRANI, ALYSHA.
BAUMANIS, NATALIE.
CARTER,
TIGER.ROBERT.SCOTT.
WONG, JACKSON.
WONG, KANMOON.
FLOROFF,
CASSANDRA.CHLOE.
HUI, CALVIN.HON.KWAN.
GILBERT,
PATRICK.JOHN.
HUTTY, SUZANNE.VELMA.
TRAN, HENRY.
TRAN, SHERMAN.
RYAN, MARIAN.EDWINA.
OKPOKO,
LYDIA.ENOSAKHALE.
OBRADOVIC, PREDRAG.
JOHNSON, JULIE.GEORGETTE.
JOO, DANIEL.HYUNG.DO.
JHABELWALI, SURJIT.SINGH.
BANDESHA, SANDEEP.
MALICDEM,
ESTELA.BALBOA.
KAELIN, CLAUDIA.
KAELIN, MEINRAD.
KAELIN, ROMAN.
KAELIN, THERESE.
JANURA,
FRANCINE.SHARI.
KAMINSKI, ELIZABETH.
MAMATALIYEV, GEORGE.
KAPURURA,
WILL.WIRIRANAI.
SARAI, SARBJIT.KAUR.
KHAN, ADEEL.MUHAMMAD.
KHAN, ALEEM.MUHAMMAD.
KHAN,
NADEEM.MUHAMMAD.
KHAN, SAJEEL.MUHAMMAD.
KHAN, RAYMOND.ANDREW.

PREVIOUS NAME

KIM, NA.HYUNG.
KRESKY, AARON.
VINCENT.PHILLIPS.
KURSOVA, OXANA.
KYLE, MARYLIN.OLIVE.
KYLE, SUSAN.PATRICIA.
LA, LAWRENTON.
LEMAY, RONALD.FREDERICK.
LI, ZHI.YUAN.
LIANG, SHU.FEN.
LIN, DONG.WEI.
LIN, JANICE..
LIN, YANG.HAO.NAN.
LOO, SUK.KUEN.
LOUNDJA, KADIMA.
JEAN-FRANÇOIS.
LUBNA-TAUQIR,
LUBNA-TAUQIR.
LUI, CHEUK.YING.
LUI, LAI-KWAN.
LY, THI.THU.HONG.
MAC DOUGALL,
MANDY.LYNN.
MACHIKESLAMI, BABAK.
MANO, MATTHEWS.KIRTI.
MANTZOUNIS,
AMANDA.KATHERINE.
MARZOUK GUIRGUIS,
SAMY.SOLIMAN.
MASCARENHAS,
MARY.ANNE.
MCCULLOUGH,
RYAN.WILLIAM.STAHLBAUM.
MCGINNIS, CHANDLER.PAUL.
MCINTOSH, JILL.
MCKEE, KATHLEEN.FRANCES.
MCNEELY,
RHONDA.LISA.ANN.
MEKKONNEN, TIRU.EWUNETU.
MENARY, JAMES.MICHAEL.
METE, LARISSA.DAWN.
MIHALIK, SAROLTA.
MILAD BADAWY.
SHEREEN.ALBERT.
MIR, TAHAMENA.
MISIR, BHOJMATI.
MULE, YUGANTI.PRABHAK.
MUNOZ PUERTAS, DANELLY.
NAHAVANDIAN,
ROSHANAK.
NEIMAN, SHIRLEY.
MARGARET.ANITA.
NINOWSKYJ, ANDREJ.
O'REILLY,
SHELAGH.MAUREEN.
ONYSZKO,
JAN.MATEUSZ.
PAGE, KATLYND.
SARA.ANNE.
PAGE, TRACEY.ANN.
PALTANAVICIUS,
DAVID.ADAM.
PANA, CLAUDIA.LUMINITA.
PAPACONSTANTINOU,
FROSO.
PARKS, WILLIAM.ARTHUR.
PATEL, GREENABEN.KISHO.
PATEL, MEGHABEN.
PAYEUR, SUZANNE.
MARIE-REINE.

NEW NAME

KIM, ANNA.NA.HYUNG.
SCHEERER-KRESKY,
AARON.VINCENT.
KURSOVA, KSENIA.OXANA.
KYLE, MARILYN.OLIVE.
MOSKOWYN, SASHA.SAGE.
LA, LAWRENCE.
DAVELUY, RONALD.CHIP.
LI, IVY.ZHIYUAN.
LEUNG, MICHELLE.
LIN, PETER.DONGWEI.
YANG, JANICE.
LIN, DAVID.YANG.HAO.NAN.
LOO, KAREN.SUK-KUEN.
LOUNDJA,
JEFFA.
BUKHARI,
LUBNA.TAUQIR.
LUI, SHIRLEY.CHEUK.YING.
LOUIE, LAETITIA.
LY, KAREN.HONG.
MACDOUGALL,
MANDY.LYNN.
SHEIKHOESLAMI, BABAK.
MANO, MATTHEW.KIRTI.
STEINER, AMANDA.
KATHERINE.
SOLIMAN,
SAMY.
MASCARENHAS,
MARY-ANNE.
STAHLBAUM,
RYAN.WILLIAM.
GLOYNIS, CHANDLER.PAUL.
MCINTOSH, JILL.
KUKLINSKI, KATHLEN.
MCNEELY,
SUSAN.RHONDA.LISA.ANN.
MEKKONNEN, TIRU.EWUNETU.
MILNE, DOUGLAS.
MCMASTER, LARISSA.DAWN.
FORGACS, SAROLTA.
ALBERT,
SHEREEN.
KHAN, HABIBA.
MISIR, JUNE.BHOJMATI.
MULE, YUGANTI.NITIN.
GARCES MUNOZ, DANIELA.
NAHAVANDIAN,
ROSANNA.ROSHANAK.
NIEMAN, SHIRLEY.
MARGARET.ANITA.
SKOLOZDRA, ANDREJ.
HUGHES,
SHEILA.
ONYSZKO-DRAGAN,
JAN.MATEUSZ.
EDWARDS, KATLYND.
SARA.ANNE.
WATTERS, TRACEY.ANN.
FOXX,
DAVID.ADAM.
SARBU, CLAUDIA.LUMINITA.
PAPACONSTANTINOU,
EFROSINI.A.
PARKES, WILLIAM.ARTHUR.
PATEL, GREENA.KISHO.
SARAIYA, MEGHABEN.
PAYEUR,
LINA.MARIE-REINE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
PEIKARNEGAR, DADMEHR.	PAYKAR, CYRUS.	SINGH,	LOBANA,
PETICCA,	HARRIS,	JODIE.NAVJOT.	JODIE.NAVJOT.SINGH.
NICHOLAS.BRANDON.	NICHOLAS.BRANDON.	SINGH, KIRANJEET.KAUR.	SIDHU, KIRANJEET.KAUR.
PETRUSEVSKI, SLAVE.	PETRUSEVSKI, STEVE.	SINGH, SAT.PAL.	MINHAS, SATPAL.SINGH.
PEWEKAR, MANALI.ANIL.	RANADE, MANALI.	SINGH, VICKRAM.JEET.	SIDHU, VICKRAMJEET.SINGH.
PEYKARIMA, EKA.	MAYSYUK, EKA.	SMITH,	SMITH, ALEXANDRA.
PHAM, TUAN.ANH.	PHAM, ERIC.TUAN.	LOIS.ELAINE.	LOIS.ELAINE.
PHAM, VINCENT.	NGO, VINCENT.PHAM.	SOMANE, ISTARLIN.	SOMANE, ISRA.
PHINNEY,	PHINNEY,	SPARKS-AUSTIN,	NEELANDS,
KAREN.RUTH.	KAREN.RUTH.ANADOS.	GARION.FAYE.	GARION.FAYE.
PILON, JOSEPH.	PILON, PHILIPPE.	STEELE, JAKE.	STEELE, JAMES.DINGWALL.
JEAN-PIERRE.PHILIPPE.	JEAN-PIERRE.	STUART-CAINES,	SMITH,
PLATONOVA, VICTORIA.RAIN.	MAZUROV, VICTORIA.RAIN.	TERRA.ALEXIS.	TERRA.ALEXIS..
PLOMARITIS, VENUS.	PLOMARITIS, APHRODITE.	SU, SHAN.SHAN.	XU, SHAN.SHAN.
PREMANANTHAN,	GUNAPALAN,	SWITZER, JASON.RICHARD.	TONINI, JASON.RINALDO.
GUNAPALAN.	PREMANANTHAN.	TANG, FEI.	XIANG, FEI.
PRIESCU,	PRIESCU,	TAYLOR, MELISSA.ANN.	TAYLOR, KEATON.KASH.
ALEXANDRA.ANDREEA.	ALESSANDRA.ANDREA.	TCHERKACHINE, LEONID.	CHERKASHIN, ALEKSEY.
QAMAR, RAMSH.	QAMAR, RAMSHA.	THANT, EVELYN.	ANDREW, EVELYN.
RACINE,	RACINE,	THANT, WIN.WIN.	ANDREW, WIN.
MARY.NOELLA.STELLA.	STELLA.NOELLA.MARY.	THIBERT, TERRY.	BENOÎT, TERRY.
RANDHAWA, MANDEEP.KAUR.	SANDHU, MANDEEP.KAUR.	ERNEST.JOSEPH.	E.SALEY.JOSEPH.
RANOO, MINDY.MERLISA.	GRIFFITHS, MINDY.MERLISA.	TODORIC, MARIJANA.	PAJIC, MARIJANA.
REGIMBAL,	REGIMBAL,	TOMA, NAHRAN.ROSHO.	SHAMOUN, EVELYN.
MARIE.EVELINA.ANETTE.	ANNETTE.EVELINA.	TRACI, ALBERT.	TRATCH, ALBERT.
REYNOLDS,	REYNOLDS WILSON,	TRACI, BOGDAN.	TRATCH, BOGDAN.
CAMERON.ALEX.	CAMERON.ALEX.	TREBBLE, SARA.LEE-ANN.	FIELDS, SARA.LEE-ANN.
REZAIE ZAND, BENYAMIN.	ZAND, BENJAMIN.RILEY.	TUBRETT, JUSTIN.THOMAS.	GILLARD, JUSTIN.ANDREW.
RICE, DAVID.JOHN.	RIZZUTO, DAVID.JOHN.	UMARJI PATEL,	PATEL,
RMAYH, NADIN.	RMEIH-LAMER, NADINE.	SABIHABANU.IBRAHIM.	SABIHA.MUBRAK.
RODRIGUE, KELLY.LISA.	TODD, KELLY.LISA.	VALADEZ MACIAS,	JARVIS,
ROGOV, ELANA.	ROGOFF, ELANA.	DALILA.LILIANA.	DALILA.LILIANA.
ROGOV, MICHAEL.	ROGOFF, MICHAEL.	VALLAINCOURT,	VAILLANCOURT,
RUSSELL,	VAILLANCOURT,	GIRARD.DONALD.	DONALD.GERARD.
SARAH.CINDY.	SARAH.PAULINE.	VIYAPURI,	SUBRAMANIAM,
SAFIEDDINE, ROLA.	MROUE, ROLA.	ANANDARUBAN.	ANADARUBAN.
SAVAGE, AMANDA.	COOPER, AMANDA.	VORADETH, NIRAMOL.	VORADETH, NINA.NIRAMOL.
PATRICIA.DAWN.	PATRICIA.DAWN.	WARUK, STANLEY.	WARICK, STANLEY.
SCULAC, BAZILIIA.	SCULAC, BASILIA.	WESTRA, MICHAEL.	DAWE, MICHAEL.
SHANDLYA,	TYAGI,	ANDREW.ANTHONY.	ANDREW.ANTHONY.
AANK.DAVENDRA.	AANK.DAVENDRA.	WILSON,	VUCKOVIC WILSON,
SHEEHAN, KAYLA.MARIE.	FUDGE, KAYLA.MARIE.	KELLY.LYNN.	KELLY.LYNN.
SHEEHAN, TRÉ.WILLIAM.	FUDGE, TRÉ.WILLIAM.	WOODLEY, SARAH.	DAMODRED, MURANDY.
SHEN, JUNIAN.	SHEN, CHUNYAN.	MARGARET.ELIZABETH.	MARGARET.ELIZABETH.
SHYMANSKI,	KELLAR,	WRDA, GAMELA.	WRDA. CAMILLIA.
GILBERT.HUNTER.	GILBERT.HUNTER.	YAP, NATALIE.ROSE.	GILLIS, NATALIE.ROSE.
SIDER, NICKOLA.	CIDER, NICHOLAS.	ZORENKOVA, KSENIA.	AKOPYAN, KSENIA.
SIMROD, ANTONETTA.	ROMANO, ANTONETTA.		
SINGH, JASPREET.	KLAIR, JASPREET.SINGH.		
SINGH, JATINDERPAL.	NATT, JATINDERPAL.SINGH.		

(141-G240)

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Notice of Minister of Health and Long-Term Care

NOTICE OF PROPOSED REGULATION

Personal Health Information Protection Act, 2004

The Minister of Health and Long-Term Care on behalf of the Government of Ontario invites public comments on a regulation proposed to be made under the *Personal Health Information Protection Act, 2004* ("PHIPA").

PHIPA came into force on November 1, 2004. Ontario Regulation 329/04, "General," made under PHIPA also came into force on November 1, 2004. The Government is proposing a regulation to amend Regulation 329/04. The Act requires that the Minister publish a notice of the proposed regulation and allow 60 days for public comment, after which the Minister reports to the Lieutenant Governor in Council, who may then finalize the regulation with or without changes.

Content of Proposed Regulation

The proposed regulation would make the following amendment to the existing regulation under PHIPA, Regulation 329/04:

- The Ontario Agency for Health Protection and Promotion (the "Agency") was established by the *Ontario Agency for Health Protection and Promotion Act, 2007*. The Agency is an agent of the Crown and a corporation without share capital. Its objects include developing, collecting, using, and analysing data in a manner that enhances healthy public policy and public health planning and evaluation and operating laboratory centres and providing laboratory services. The proposed regulation would designate the Agency a single health information custodian under PHIPA, and include the Agency in the list of types of custodians referred to in subsections 20 (2) and (3) and clause 38(1)(a) of PHIPA.

Invitation to Provide Comments on Proposed Regulations

The public is invited to provide written comments on the proposed regulation over a 60-day period, commencing on June 7, 2008 and ending on August 7, 2008.

In providing comments, please consider whether the proposed amendments to Regulation 329/04 should be made, with or without changes. Furthermore, please consider whether any other amendment should be made to Regulation 329/04. Please be as specific as possible, and provide a full rationale for any suggested changes or additions.

Written comments may be addressed to:

MS. CAROL APPATHURAI
Ministry of Health and Long-Term Care
PHIPA Review Project
8th Floor, Hepburn Block
Toronto, Ontario
M7A 1R3
Fax: (416) 326-6868

The proposed regulation set out following this notice is provided in English and French. We welcome your input in either English or French. All comments and submissions received during the comment period will be considered during final preparation of the regulation. The content, structure and form of the proposed regulation is subject to change as a result of the comment process in the discretion of the Lieutenant Governor in Council, who has the final decision on the contents of any regulation.

Information respecting the *Personal Health Information Protection Act, 2004*, Regulation 329/04, and electronic copies of this notice, including the text of the proposed regulation, may be accessed through the Ministry of Health and Long Term Care's web-site at the following address: http://www.health.gov.on.ca/english/providers/legislation/priv_legislation/priv_legislation.html.

Copies of the legislation and Regulation 329/04 are available at www.e-laws.gov.on.ca.

Please note that unless requested and agreed otherwise by the Ministry all materials or comments received from organizations in response to this Notice will be considered public information and may be used and disclosed by the Ministry to assist the Ministry in evaluating and revising the proposed regulation. This may involve disclosing materials or comments, or summaries of them, to other interested parties during and after the request for public comment process. **An individual who provides materials or comments and who indicates an affiliation with an organization will be considered to have submitted those comments or materials on behalf of the organization so identified.** Materials or comments received from individuals who do not indicate an affiliation with an organization will not be considered public information unless expressly stated otherwise by the individual. However, materials or comments provided by individuals may be used and disclosed by the Ministry to assist in evaluating and revising the proposed regulation. Personal information of those who do not specify an organizational affiliation, such as an individual's name and contact details, will not be disclosed by the Ministry without the individual's consent unless required by law. If you have any questions about the collection of this information, you can contact the Freedom of Information and Privacy Coordinator of the Ministry of Health and Long-Term Care at (416) 327-7040.

The Honourable George Smitherman
Minister of Health and Long-Term Care

PROPOSED REGULATION

made under the

PERSONAL HEALTH INFORMATION PROTECTION ACT, 2004

Amending O. Reg. 329/04

(General)

Note: Ontario Regulation 329/04 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 3 (3) of Ontario Regulation 329/04 is revoked and the following substituted:

(3) The Ontario Agency for Health Protection and Promotion,

(a) is prescribed as a health information custodian,

(b) is prescribed as a single health information custodian with respect to all its functions, and

(c) shall be deemed to be included in the list of types of custodians referred to in subsections 20 (2) and (3) and clause 38(1)(a) of the Act.

Avis du ministre de la Santé et des Soins de longue durée

AVIS DE PROJET DE RÈGLEMENT

Loi de 2004 sur la protection des renseignements personnels sur la santé

Au nom du gouvernement de l'Ontario, le ministre de la Santé et des Soins de longue durée invite le public à présenter des commentaires sur un projet de règlement en application de la *Loi de 2004 sur la protection des renseignements personnels sur la santé* (« LPRPS »).

La LPRPS et son règlement d'application 329/04, intitulé *Dispositions générales*, sont entrés en vigueur le 1^{er} novembre 2004. Le projet de règlement du gouvernement modifierait le Règlement de l'Ontario 329/04. La Loi oblige le ministre à publier un avis de projet de règlement et à prévoir une période de consultation publique de 60 jours, après quoi il doit faire rapport au lieutenant-gouverneur en conseil, qui peut alors sanctionner le règlement avec ou sans modifications.

Contenu du projet de règlement

Le projet de règlement prévoit de modifier comme suit l'actuel Règlement de l'Ontario 329/04 pris en application de la LPRPS :

- L'Agence ontarienne de protection et de promotion de la santé (l'« Agence ») a été créée par la *Loi de 2007 sur l'Agence ontarienne de protection et de promotion de la santé*. L'Agence est un mandataire de la Couronne et une personne morale sans capital-actions. Ses objets consistent, notamment, à élaborer, recueillir, utiliser et analyser des données de manière à renforcer les politiques publiques favorables à la santé de même que la planification et l'évaluation en matière de santé publique, à exploiter des laboratoires et fournir des services de laboratoire. Le projet de règlement désignera l'Agence comme seul dépositaire de renseignements sur la santé en vertu de la LPRPS, et l'inclura dans la liste des types de dépositaires mentionnés aux paragraphes 20 (2) et (3) et à l'alinéa 38 (1) a) de la Loi.

Invitation à présenter des commentaires sur le projet de règlement

Le public est invité à présenter des commentaires écrits sur le projet de règlement dans un délai de 60 jours, soit du 7 juin 2008 au 7 août 2008.

Dans vos commentaires, veuillez indiquer s'il faut apporter au Règlement de l'Ontario 329/04 les modifications proposées dans leur version originale ou modifiée. Veuillez aussi indiquer s'il faut apporter d'autres modifications au Règlement. Soyez le plus précis possible et justifiez en détail toute modification ou tout ajout proposé.

Veuillez adresser vos commentaires écrits à :

M^{ME} CAROL APPATHURAI
Ministère de la Santé et des Soins de longue durée
Projet d'Examen de la Loi sur la Protection des Renseignements Personnels sur la Santé
Édifice Hepburn, 8^e étage
Toronto ON M7A 1R3
Télécopieur : 416 326-6868

Vous trouverez ci-joint les versions française et anglaise et du projet de règlement. Nous vous invitons à faire vos commentaires en français ou en anglais. Tout commentaire reçu durant la période de consultation sera examiné au cours de la mise au point finale du règlement. Le contenu, la structure et la forme du projet de règlement sont sujets à modification en raison du processus de consultation, sous réserve de la décision du lieutenant-gouverneur en conseil, qui décide en dernier lieu du contenu des règlements.

Vous trouverez des renseignements sur la *Loi de 2004 sur la protection des renseignements personnels sur la santé* et le Règlement de l'Ontario 329/04 ainsi que la version électronique du présent avis, y compris le libellé du projet de règlement, sur le site Web du ministère de la Santé et des Soins de longue durée à : www.health.gov.on.ca/english/providers/legislation/priv_legislation/priv_legislation.html.

Vous pouvez également obtenir un exemplaire de la Loi et du Règlement de l'Ontario 329/04 sur le site Web www.lois-en-ligne.gouv.on.ca.

Veuillez bien noter que les documents ou les commentaires reçus d'un organisme en réponse au présent avis seront considérés comme appartenant au domaine public (sauf si l'organisme demande au ministère de ne pas les communiquer et que ce dernier y consent), et le ministère pourra les utiliser et les divulguer aux fins de l'évaluation et de la révision du projet de règlement. Il est donc possible que ces documents, commentaires ou leurs sommaires soient communiqués à d'autres parties intéressées pendant et après le processus de consultation publique. **Toute personne qui fournit des documents ou des commentaires et dit être affiliée à une organisation sera considérée comme l'ayant fait au nom de cette organisation.** Les documents et les commentaires de particuliers qui ne font mention d'aucune affiliation à une organisation ne seront pas considérés comme appartenant au domaine public, sauf indication contraire expresse du particulier. Le ministère pourra toutefois utiliser et divulguer ces documents et commentaires aux fins de l'évaluation et de la révision du projet de règlement. Le ministère ne divulguera pas de renseignements personnels concernant des particuliers qui ne mentionnent aucune affiliation à une organisation, comme leurs nom et coordonnées, sans leur consentement, à moins que la loi ne l'exige. Si vous avez des questions sur la collecte de ces renseignements, veuillez communiquer avec le coordonnateur de l'accès à l'information et de la protection de la vie privée du ministère de la Santé et des Soins de longue durée, au 416 327-7040.

L'honorable George Smitherman
Ministre de la Santé et des Soins de longue durée

RÈGLEMENT PROPOSÉ

en application de la

LOI DE 2004 SUR LA PROTECTION DES RENSEIGNEMENTS PERSONNELS SUR LA SANTÉ

modifiant le Règl. de l'Ont. 329/04

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 329/04 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 3 (3) du Règlement de l'Ontario 329/04 est abrogé et remplacé par ce qui suit :

(3) L'Agence ontarienne de protection et de promotion de la santé, à la fois :

- a) est prescrite comme dépositaire de renseignements sur la santé;
 - b) est prescrite comme un seul dépositaire de renseignements sur la santé à l'égard de toutes ses fonctions;
 - c) est réputée incluse dans la liste des types de dépositaires mentionnés aux paragraphes 20 (2) et (3) et à l'alinéa 38 (1) a) de la Loi.
- (141-G241F)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Corporation Notices Avis relatifs aux companies

NATIONAL GUARANTY MORTGAGE INSURANCE COMPANY APPLICATION FOR AN INSURANCE LICENCE

Notice is hereby given, pursuant to section 49 of the *Insurance Act* (Ontario), that National Guaranty Mortgage Insurance Company (a company yet to be incorporated) intends to apply to the Superintendent of Financial Services for an insurance licence authorizing National Guaranty Mortgage Insurance Company to carry on within Ontario the business of mortgage insurance.

May 24, 2008

BLAIR KEEFE
Solicitor for the applicant
Torys LLP
Suite 3000, 79 Wellington Street West
Toronto, Ontario
M5K 1N2

(141-P144) 21, 22, 23, 24

TAM-DI EQUITIES INC.

TAKE NOTICE that the shareholders of Tam-Di Equities Inc. passed a Special Resolution on May 20th, 2008 requiring the said Corporation to be wound up voluntarily under the provisions of the *Business Corporations Act* (Ontario).

DATED May 20th, 2008.

(141-P158)

JOHN TAMMING, President

TAM-DI EQUITIES INC.

TAKE NOTICE that a final meeting of the Shareholders of the above Corporation was held on May 20th, 2008, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of Tam-Di Equities Inc.

DATED May 20th, 2008.

(141-P159)

JOHN TAMMING, Liquidator

For further information regarding this sale and a copy of the prescribed form of tender contact:

MARK GAYNOR-Treasurer
The Corporation of the Municipality of Brockton
100 Scott Street
P.O. Box 68
Walkerton, Ontario NOG 2V0

(141-P160)

Municipal Act, 2001

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE
MUNICIPALITY OF BROCKTON**

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on July 4, 2008 at Municipality of Brockton, Municipal Office, 100 Scott Street, Box 68, Walkerton, Ontario NOG 2V0.

The Tenders will then be opened in public on the same day at 3:30 o'clock in the afternoon.

Description of Land(s):

PIN 33196-0177 (LT) LT 11 N/S DURHAM RD AND W/S VICTORIA ST PL 7; LT 12 N/S DURHAM RD AND W/S VICTORIA ST PL 7; PT LT 28 S/S CATHERINE ST, 29 S/S CATHERINE ST PL 7 AS IN R303792 S/T R38027 & T/W R303792, BROCKTON, COUNTY OF BRUCE and known municipally as 7 Jackson Street North, Walkerton, Ontario and also known as the Hartley Hotel and Newmans Restaurant.
Minimum Tender Amount: \$158,455.35

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTICE:

1. This sale is subject to the prior claims of the Crown in Right of Ontario and Canada pursuant to S.379(7) of the Municipal Act, 2001.
2. A sale of this property by the Municipality of Brockton will not include the chattels located on the property.

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF COBALT

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on July 2nd, 2008 at Cobalt Town Hall, P.O. Box 70, Cobalt, Ontario P0J 1C0

Description of Land(s):

PIN 61387-0110 LT
Pcl. 15648 SST; PT Mining Location JS14 Coleman SRO PT 47 TER114; 213 Lang Street, Cobalt
Minimum Tender Amount: \$1,916.39

PIN 61387-0111 LT
Pcl. 15663 SST; PT Mining Location JS14 SRO Coleman PT 46 TER114; Cobalt
And
PIN 61387-0112 LT
Pcl. 16648 SST; PT Mining Location JS14 Coleman SRO PT 45 TER114; 211 Lang Street, Cobalt
Minimum Tender Amount: \$5,141.02

PIN 61386-0257 LT
Pcl. 19754 SST; PT LT 390 Plan M47NB Coleman SRO PT 1 54R1741; 51 Grandview Ave., Cobalt
Minimum Tender Amount: \$3,872.34

PIN 61387-0292 LT
Pcl. 4120 SST; LT 111 Plan M101 Tim Coleman SRO S/T LT 130470; 28 Earle Street, Cobalt
Minimum Tender Amount: \$4,184.11

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

CLERK-Treasurer
The Corporation of the Town of Cobalt
P.O. Box 70 18 Silver Street
Cobalt, Ontario P0J 1C0

(141-P161)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF LIMERICK

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on July 7, 2008, at the Municipal Office of The Corporation of the Township of Limerick, 89 Limerick Lake Road, R. R. #2, Gilmour, Ontario, K0L 1W0. The tenders will then be opened in public on the same day at 3:15 p.m. at the Municipal Office.

Description of Land(s):

Roll No. 12 51 000 015 1930 0000. All of that part of Lot 46, East of the Hastings Road, Township of Limerick, County of Hastings as described in Instrument No. 309889.

Minimum Tender Amount: \$3,073.36

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

BERNICE CROCKER Clerk-Treasurer
The Corporation of the Township of Limerick
89 Limerick Lake Road
R. R. #2
Gilmour, Ontario K0L 1W0

(141-P162)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—06—07

ONTARIO REGULATION 153/08

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: May 14, 2008

Filed: May 20, 2008

Published on e-Laws: May 22, 2008

Printed in *The Ontario Gazette*: June 7, 2008

Amending Reg. 835 of R.R.O. 1990
(Designated Substance — Acrylonitrile)

Note: Regulation 835 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 835 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

SUBSTANCE DÉSIGNÉE — ACRYLONITRILE

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité mixte sur la santé et la sécurité» S'entend notamment d'un comité mixte sur la santé et la sécurité au travail créé en vertu de l'article 9 de la Loi, ou d'un comité similaire conforme au paragraphe 9 (4) de la Loi, ou d'un accord, programme ou régime auquel les travailleurs participent et qui est également conforme à ce paragraphe. («joint health and safety committee»)

«programme de contrôle» Programme de contrôle de l'acrylonitrile exigé par le présent règlement. («control program»)

2. L'acrylonitrile est prescrit comme substance désignée.

3. (1) Sous réserve du paragraphe (3), le présent règlement s'applique aux travailleurs qui travaillent à un lieu de travail où l'acrylonitrile est présent, produit, transformé, utilisé, manipulé ou entreposé et où les travailleurs risquent d'inhaler ou d'absorber cette substance, ou d'entrer en contact avec elle, ainsi qu'aux employeurs de tels travailleurs.

(2) Sous réserve du paragraphe (3), l'employeur à qui le présent règlement s'applique prend les précautions raisonnables, compte tenu des circonstances, afin de s'assurer que tout travailleur qui n'est pas un de ses employés, mais qui travaille au lieu de travail de l'employeur, et qui est exposé à l'acrylonitrile et dont la santé risque d'être affectée soit protégé. Le travailleur doit se conformer aux exigences de l'employeur.

(3) Le paragraphe (2) et les articles 4 à 17 du présent règlement ne s'appliquent :

- a) ni à l'employeur ou aux travailleurs d'un employeur qui exerce des activités principalement dans le domaine de la construction;
- b) ni à l'employeur ou aux travailleurs d'un employeur à un lieu de travail où l'acrylonitrile n'est ni produit, ni transformé, ni utilisé, si l'exposition à cette substance ne résulte que de la présence, de l'utilisation, de la manipulation ou de l'entreposage de produits fabriqués à la dernière étape d'un procédé utilisant des polymères faits d'acrylonitrile.

4. (1) L'employeur prend toutes les mesures nécessaires, au moyen de contrôles techniques, de pratiques de travail et d'hygiène et d'installations d'hygiène, afin d'assurer que l'exposition moyenne pondérée selon la durée des travailleurs à l'acrylonitrile en suspension dans l'air soit ramenée au niveau le plus bas qui soit pratique, mais ne dépasse en aucun cas la concentration dans l'air de deux parties d'acrylonitrile par million de parties d'air ou de 4,3 milligrammes d'acrylonitrile par mètre cube d'air.

(2) Malgré le paragraphe (1), l'employeur veille à ce que l'exposition des travailleurs à l'acrylonitrile ne dépasse pas la concentration maximale dans l'air de 10 parties d'acrylonitrile par million de parties d'air ou de 21,7 milligrammes d'acrylonitrile par mètre cube d'air.

(3) Sous réserve de l'article 5, l'employeur doit se conformer aux paragraphes (1) et (2) sans exiger des travailleurs qu'ils portent et utilisent un appareil respiratoire.

(4) L'exposition moyenne pondérée selon la durée d'un travailleur à l'acrylonitrile en suspension dans l'air est calculée conformément à l'annexe. Le résultat du calcul de l'exposition peut être certifié par un inspecteur.

(5) Les travailleurs doivent travailler conformément aux pratiques de travail et d'hygiène qui sont conformes aux dispositions du programme de contrôle.

(6) En cas de poursuite pour non-conformité au paragraphe (1) ou (2), constitue un moyen de défense pour l'employeur le fait de prouver qu'il s'est conformé au paragraphe (1) ou (2) et qu'une violation de l'un ou l'autre a eu lieu uniquement parce qu'un travailleur ne s'est pas conformé aux pratiques de travail et d'hygiène qui sont conformes aux dispositions du programme de contrôle, et que l'employeur a pris toutes les précautions raisonnables, compte tenu des circonstances, pour exiger qu'il s'y conforme.

5. (1) Si l'obligation imposée au paragraphe 4 (1) ou (2) ne peut être observée :

- a) soit en raison d'une situation d'urgence;
- b) soit parce que les mesures nécessaires pour contrôler l'exposition des travailleurs à l'acrylonitrile en suspension dans l'air, selon le cas :
 - (i) n'existent pas ou ne sont pas disponibles,
 - (ii) ne sont ni raisonnables ni pratiques, compte tenu de la durée ou de la fréquence de l'exposition ou de la nature du procédé, de l'activité ou du travail,
 - (iii) sont rendues inefficaces en raison d'une panne temporaire d'équipement,

l'employeur fournit au travailleur un appareil respiratoire que le travailleur doit utiliser.

(2) L'employeur doit fournir un appareil respiratoire au travailleur qui est exposé à l'acrylonitrile en suspension dans l'air et qui en fait la demande, quel que soit le niveau d'exposition.

(3) L'appareil respiratoire que fournit l'employeur et qu'utilise un travailleur :

- a) doit être approprié, compte tenu des circonstances, à la concentration d'acrylonitrile en suspension dans l'air;
- b) doit se conformer au moins aux exigences contenues dans le code intitulé *Code for Respiratory Equipment for Acrylonitrile*, daté du 30 octobre 1984 et publié par le ministère;
- c) doit être utilisé conformément aux exigences contenues dans le code.

(4) L'employeur assure au travailleur une formation et lui donne des instructions concernant l'entretien et l'utilisation convenables de l'appareil respiratoire qu'il fournit.

6. (1) L'employeur à qui s'applique le présent règlement fait faire une évaluation écrite de l'exposition ou du risque d'exposition des travailleurs à l'acrylonitrile au lieu de travail par inhalation, absorption ou contact.

(2) En faisant faire l'évaluation, l'employeur tient compte de questions telles que :

- a) les méthodes utilisées ou qui seront utilisées dans la production, la transformation, l'utilisation, la manutention ou l'entreposage de l'acrylonitrile;
- b) le degré réel et potentiel de l'exposition des travailleurs à l'acrylonitrile par inhalation, absorption ou contact;
- c) les mesures nécessaires pour contrôler une telle exposition au moyen de contrôles techniques, de pratiques de travail et d'hygiène et d'installations d'hygiène.

(3) En faisant faire l'évaluation, l'employeur consulte à ce propos le comité mixte sur la santé et la sécurité, lequel peut présenter des recommandations concernant l'évaluation.

(4) L'employeur remet à chaque membre du comité mixte sur la santé et la sécurité un exemplaire de l'évaluation qu'il a fait faire.

7. (1) Si l'évaluation révèle, ou révélerait, si elle avait été faite conformément à l'article 6, que des travailleurs risquent d'être exposés à l'acrylonitrile par inhalation, absorption ou contact et que leur santé risque d'en être affectée, l'employeur élabore, met en oeuvre et maintient des mesures pour contrôler l'exposition des travailleurs à l'acrylonitrile et incorpore ces mesures dans un programme de contrôle de l'acrylonitrile.

(2) Le programme de contrôle prévoit notamment ce qui suit :

- a) des contrôles techniques, des pratiques de travail et d'hygiène et des installations d'hygiène destinés à contrôler l'exposition des travailleurs à l'acrylonitrile;
- b) des méthodes pour surveiller les concentrations d'acrylonitrile en suspension dans l'air du lieu de travail et l'exposition des travailleurs à la substance;

- c) la tenue par l'employeur d'un dossier personnel d'exposition pour chaque travailleur exposé à l'acrylonitrile au lieu de travail, y compris l'exposition moyenne pondérée selon la durée du travailleur, ainsi que les concentrations d'acrylonitrile et les heures où ces concentrations ont été mesurées de façon à être représentatives de l'exposition du travailleur et utilisées pour calculer l'exposition moyenne;
- d) des examens médicaux et des tests cliniques pour les travailleurs;
- e) un dossier médical pour chaque travailleur indiquant les examens médicaux et les tests cliniques passés par le travailleur, tenu par le médecin qui l'a examiné ou qui a demandé les examens et les tests;
- f) un programme de formation pour les superviseurs et les travailleurs concernant les effets de l'acrylonitrile sur la santé et les mesures exigées aux termes du programme de contrôle.

(3) En élaborant les mesures mentionnées au paragraphe (1) et le programme de contrôle, l'employeur consulte le comité mixte sur la santé et la sécurité, qui peut présenter des recommandations à ce sujet.

8. Si une modification est apportée à un procédé faisant intervenir l'acrylonitrile ou à des méthodes de production, d'utilisation, de manutention ou d'entreposage de l'acrylonitrile, et si cette modification peut provoquer une augmentation notable de l'exposition des travailleurs à l'acrylonitrile par inhalation, absorption ou contact, l'employeur fait faire sans délai une nouvelle évaluation. Les articles 6 et 7 s'appliquent à cette nouvelle évaluation.

9. (1) En cas de conflit entre l'employeur et le comité mixte sur la santé et la sécurité concernant l'évaluation exigée en vertu de l'article 6 ou 8, les mesures mentionnées au paragraphe 7 (1) ou le programme de contrôle ou ses dispositions, exigé en vertu de l'article 7 ou 8, l'employeur, un membre du comité mixte sur la santé et la sécurité ou le comité peut en aviser un inspecteur. Ce dernier doit alors examiner la question et communiquer sa décision par écrit à l'employeur ainsi qu'au membre du comité ou au comité.

(2) Le paragraphe (1) n'a pas pour effet de porter atteinte au pouvoir de l'inspecteur de donner un ordre en cas de contravention au présent règlement.

10. (1) L'employeur distribue à tous les membres du comité mixte sur la santé et la sécurité un exemplaire du programme de contrôle qu'il a mis en vigueur et en communique le contenu aux travailleurs touchés par le programme.

(2) L'employeur met à la disposition des travailleurs un exemplaire du programme de contrôle qu'il a mis en vigueur, en anglais et dans la langue de la majorité des travailleurs du lieu de travail.

11. Sous réserve de l'article 17, les méthodes de surveillance, de prélèvement et de mesure des concentrations d'acrylonitrile en suspension dans l'air du lieu de travail et de l'exposition des travailleurs à cette substance sont celles indiquées dans le code intitulé *Code for Measuring Airborne Acrylonitrile*, daté du 30 octobre 1984 et publié par le ministère.

12. Les résultats des mesures de surveillance des concentrations d'acrylonitrile en suspension dans l'air du lieu de travail et de l'exposition des travailleurs à la substance, selon les dispositions du programme de contrôle :

- a) sont affichés sans délai par l'employeur dès qu'ils sont connus, pendant au moins 14 jours, dans un ou plusieurs endroits bien en vue du lieu de travail où les travailleurs touchés par les résultats sont le plus susceptibles d'en prendre connaissance;
- b) sont communiqués au comité mixte sur la santé et la sécurité;
- c) sont conservés par l'employeur pendant au moins cinq ans.

13. (1) Les travailleurs passent, aux frais de l'employeur, les examens médicaux et les tests cliniques qu'exige le programme de contrôle.

(2) Les examens médicaux et les tests cliniques qu'exige le programme de contrôle prévoient :

- a) des examens médicaux préembauchage et préplacement qui comprennent :
 - (i) les antécédents médicaux,
 - (ii) un examen physique,
 - (iii) les tests cliniques exigés par le médecin;
- b) des examens médicaux et des tests cliniques périodiques qui comprennent les éléments prescrits à l'alinéa a).

(3) Les antécédents médicaux, l'examen physique et les tests cliniques doivent être conformes aux dispositions du code intitulé *Code for Medical Surveillance of Acrylonitrile Exposed Workers*, daté du 30 octobre 1984 et publié par le ministère.

14. (1) Le dossier d'exposition de chaque travailleur à l'acrylonitrile en suspension dans l'air du lieu de travail, tenu selon ce que prévoit le programme de contrôle, identifie le travailleur, y compris sa date de naissance, son poste ou ses responsabilités sur le lieu de travail, les résultats de la surveillance de l'exposition à l'acrylonitrile en suspension dans l'air de son lieu de travail, l'utilisation par le travailleur d'un appareil respiratoire et le type d'appareil utilisé.

(2) L'employeur fournit au médecin qui examine un travailleur et qui supervise les tests cliniques passés par le travailleur une copie du dossier d'exposition du travailleur à l'acrylonitrile en suspension dans l'air, selon ce que prévoit le programme de contrôle.

15. (1) Le dossier des examens médicaux et des tests cliniques du travailleur passés en vertu du présent règlement et le dossier d'exposition du travailleur à l'acrylonitrile en suspension dans l'air fourni par l'employeur en vertu du paragraphe 14 (2) sont gardés en lieu sûr par le médecin qui a effectué les examens et les tests ou qui les a supervisés pendant la plus longue des deux périodes suivantes :

- a) 40 ans après l'ouverture de ces dossiers;
- b) 20 ans après la fermeture de ces dossiers.

(2) Si le médecin ne peut plus ou ne veut plus conserver les dossiers, ceux-ci sont envoyés au médecin provincial du ministère du Travail ou à un médecin désigné par le médecin provincial, et les dispositions du paragraphe (1) s'appliquent avec les adaptations nécessaires.

16. (1) Le médecin qui procède à l'examen physique ou aux tests cliniques ou qui supervise l'examen ou les tests avise le travailleur et l'employeur, qui doit alors agir en conséquence, si le travailleur est apte à un travail comportant une exposition à l'acrylonitrile ou si, du fait d'une affection due à l'exposition à l'acrylonitrile, il est apte avec certaines restrictions ou inapte à un tel travail, sans cependant communiquer ni dévoiler à l'employeur le contenu du dossier ni les résultats de l'examen ou des tests. Lorsqu'il avise l'employeur que le travailleur est apte avec certaines restrictions ou inapte à un tel travail, le médecin est régi par les dispositions du code intitulé *Code for Medical Surveillance of Acrylonitrile Exposed Workers*, auquel renvoie le paragraphe 13 (3).

(2) Si un travailleur est retiré d'un poste où il est exposé à l'acrylonitrile parce qu'un examen physique ou un test clinique révèle qu'il pourrait souffrir ou souffre d'une affection due à l'exposition à l'acrylonitrile, et s'il en résulte pour lui une perte de salaire, il a droit à une indemnité aux conditions prévues par la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

(3) Lorsqu'il avise l'employeur et le travailleur que, du fait d'une affection due à l'exposition à l'acrylonitrile, le travailleur est apte avec restrictions ou inapte à un travail où il serait exposé à l'acrylonitrile, le médecin en avise le comité mixte sur la santé et la sécurité, par écrit et de façon confidentielle, et indique son opinion quant à l'interprétation à donner à cette conclusion.

(4) Le médecin qui effectue l'examen ou les tests donne une copie du dossier d'exposition et du dossier et des résultats des examens physiques et des tests cliniques du travailleur :

- a) au travailleur ou au médecin du travailleur, sur demande écrite du travailleur;
- b) dans le cas d'un travailleur décédé, au plus proche parent ou au représentant successoral du travailleur, sur demande écrite de ce parent ou de ce représentant.

Est nulle toute autorisation donnée à une autre personne par le travailleur ou son plus proche parent ou représentant successoral.

(5) Si le médecin avise l'employeur que, du fait d'une affection due à l'exposition à l'acrylonitrile, le travailleur est apte avec restrictions ou inapte à un travail où il serait exposé à l'acrylonitrile, il communique sans délai cet avis au médecin provincial du ministère du Travail.

17. Pour l'application du présent règlement, les méthodes qui peuvent être utilisées ou adoptées peuvent différer de celles contenues dans les codes publiés par le ministère, à condition que la protection conférée par ces méthodes ou que les facteurs de précision et d'exactitude utilisés ou adoptés équivalent au moins à la protection ou aux facteurs contenus dans les codes publiés par le ministère.

ANNEXE

L'exposition moyenne pondérée selon la durée d'un travailleur à l'acrylonitrile en suspension dans l'air est calculée, pour une semaine de 40 heures et une journée de huit heures, comme suit :

1. Les concentrations moyennes d'acrylonitrile auxquelles le travailleur est exposé sont déterminées à partir de l'analyse des échantillons d'air prélevés de façon à représenter l'exposition du travailleur à l'acrylonitrile durant son travail, selon ce qu'indique le code mentionné à l'article 11.
2. Les analyses donnent les concentrations d'acrylonitrile dans l'air exprimées en parties d'acrylonitrile par million de parties d'air ou en milligrammes d'acrylonitrile par mètre cube d'air.
3. Les concentrations sont multipliées par la durée exprimée en heures de l'exposition présumée du travailleur à ces concentrations.
4. L'exposition hebdomadaire est calculée de la façon suivante :

$$C_1T_1 + C_2T_2 + \dots + C_nT_n = \text{exposition hebdomadaire cumulative}$$

où

C_1 est la concentration mesurée dans l'échantillon d'air;

T_1 est la durée totale en heures de l'exposition présumée du travailleur à la concentration C_1 au cours d'une semaine.

5. L'exposition hebdomadaire moyenne pondérée selon la durée est calculée en divisant l'exposition hebdomadaire cumulative par 40.
6. L'exposition quotidienne est calculée de la façon suivante :

$$C_1T_1 + C_2T_2 + \dots + C_nT_n = \text{exposition quotidienne cumulative}$$

où

C_1 est la concentration mesurée dans l'échantillon d'air;

T_1 est la durée totale en heures de l'exposition présumée du travailleur à la concentration C_1 au cours d'une journée.

7. L'exposition quotidienne moyenne pondérée selon la durée est calculée en divisant l'exposition quotidienne cumulative par 8.

23/08

ONTARIO REGULATION 154/08

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: May 14, 2008

Filed: May 20, 2008

Published on e-Laws: May 22, 2008

Printed in *The Ontario Gazette*: June 7, 2008

Amending Reg. 839 of R.R.O. 1990

(Designated Substance — Benzene)

Note: Regulation 839 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 839 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

SUBSTANCE DÉSIGNÉE — BENZÈNE

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité mixte sur la santé et la sécurité» S'entend notamment d'un comité mixte sur la santé et la sécurité au travail créé en vertu de l'article 9 de la Loi, ou d'un comité similaire conforme au paragraphe 9 (4) de la Loi, ou d'un accord, programme ou régime auquel les travailleurs participent et qui est également conforme à ce paragraphe. («joint health and safety committee»)

«programme de contrôle» Programme de contrôle du benzène exigé par le présent règlement. («control program»)

2. Le benzène est prescrit comme substance désignée.

3. (1) Sous réserve du paragraphe (3), le présent règlement s'applique aux travailleurs qui travaillent à un lieu de travail où ils risquent d'inhaler ou d'absorber du benzène ou un produit contenant du benzène, ou d'entrer en contact avec une de ces substances, durant le transport, le transfert, la fabrication, la transformation, l'utilisation, la manutention ou l'entreposage du benzène ou d'un produit contenant du benzène, ainsi qu'aux employeurs de tels travailleurs.

(2) Sous réserve du paragraphe (3), l'employeur à qui le présent règlement s'applique prend les précautions raisonnables, compte tenu des circonstances, afin de s'assurer que tout travailleur qui n'est pas un de ses employés, mais qui travaille au lieu de travail de l'employeur, et qui est exposé au benzène et dont la santé risque d'être affectée soit protégé. Le travailleur doit se conformer aux exigences de l'employeur.

- (3) Le paragraphe (2) et les articles 4 à 17 ne s'appliquent :

- a) ni à l'employeur ou aux travailleurs d'un employeur qui exerce des activités principalement dans le domaine de la construction;

- b) ni au transfert de l'essence au moyen d'une pompe à essence dans un réservoir de carburant d'un véhicule automobile, d'un bateau à moteur ou d'une autre embarcation ou dans un bidon, que ce soit à une station-service ou ailleurs.

4. (1) L'employeur prend toutes les mesures nécessaires, au moyen de contrôles techniques, de pratiques de travail et d'hygiène et d'installations d'hygiène, afin d'assurer que l'exposition moyenne pondérée selon la durée des travailleurs au benzène en suspension dans l'air ne dépasse la concentration dans l'air de 0,5 parties de benzène par million de parties d'air.

(2) Lorsqu'il se conforme au paragraphe (1), l'employeur veille à ce que la concentration maximale de l'exposition au benzène en suspension dans l'air ne dépasse pas 2,5 parties de benzène par million de parties d'air et l'exposition des travailleurs à une telle concentration maximale ne doit pas :

- a) dépasser 15 minutes à chaque fois;
- b) se produire plus de quatre fois par jour de travail;
- c) se produire avant qu'au moins 60 minutes se soient écoulées à compter du moment où s'est produit la dernière exposition à cette concentration.

(3) Sous réserve de l'article 5, l'employeur doit se conformer aux paragraphes (1) et (2) sans exiger des travailleurs qu'ils portent et utilisent un appareil respiratoire.

(4) L'exposition moyenne pondérée selon la durée d'un travailleur au benzène en suspension dans l'air est calculée conformément à l'annexe. Le résultat du calcul de l'exposition peut être certifié par un inspecteur.

(5) Les travailleurs doivent travailler conformément aux pratiques de travail et d'hygiène qui sont conformes aux dispositions du programme de contrôle.

(6) En cas de poursuite pour non-conformité au paragraphe (1) ou (2), constitue un moyen de défense pour l'employeur le fait de prouver qu'il s'est conformé au paragraphe (1) ou (2) et qu'une violation de l'un ou l'autre paragraphe a eu lieu uniquement parce qu'un travailleur ne s'est pas conformé aux pratiques de travail et d'hygiène qui sont conformes aux dispositions du programme de contrôle, et que l'employeur a pris toutes les précautions raisonnables, compte tenu des circonstances, pour exiger que le travailleur se conforme à ces pratiques.

5. (1) Si l'obligation imposée au paragraphe 4 (1) ou (2) ne peut être observée :

- a) soit en raison d'une situation d'urgence;
- b) soit parce que les mesures nécessaires pour contrôler l'exposition des travailleurs au benzène, selon le cas :
 - (i) n'existent pas ou ne sont pas disponibles,
 - (ii) ne sont ni raisonnables ni pratiques, compte tenu de la durée ou de la fréquence de l'exposition ou de la nature du procédé, de l'activité ou du travail,
 - (iii) sont rendues inefficaces en raison d'une panne temporaire d'équipement,

l'employeur fournit au travailleur un appareil respiratoire que le travailleur doit utiliser.

(2) L'employeur doit fournir un appareil respiratoire au travailleur qui est exposé à du benzène en suspension dans l'air et qui en fait la demande, quel que soit le niveau d'exposition.

(3) L'appareil respiratoire que fournit l'employeur et qu'utilise un travailleur :

- a) doit être approprié, compte tenu des circonstances, à la concentration de benzène en suspension dans l'air;
- b) doit se conformer au moins aux exigences contenues dans le code intitulé *Code for Respiratory Equipment for Benzene*, daté du 30 juin 2000 et publié par le ministère;
- c) doit être utilisé conformément aux exigences contenues dans le code.

(4) L'employeur assure au travailleur une formation et lui donne des instructions concernant l'entretien et l'utilisation convenables de l'appareil respiratoire qu'il fournit.

6. (1) L'employeur à qui s'applique le présent règlement fait faire une évaluation écrite de l'exposition ou du risque d'exposition des travailleurs au benzène au lieu de travail par inhalation, absorption ou contact.

(2) En faisant faire l'évaluation, l'employeur tient compte de questions telles que :

- a) les méthodes utilisées ou qui seront utilisées dans la fabrication, la transformation, l'utilisation, la manutention ou l'entreposage du benzène;
- b) le degré réel et potentiel de l'exposition des travailleurs au benzène par inhalation, absorption ou contact;
- c) les mesures nécessaires pour contrôler une telle exposition au moyen de contrôles techniques, de pratiques de travail et d'hygiène et d'installations d'hygiène.

(3) En faisant faire l'évaluation, l'employeur consulte à ce propos le comité mixte sur la santé et la sécurité, lequel peut présenter des recommandations concernant l'évaluation.

(4) L'employeur remet à chaque membre du comité mixte sur la santé et la sécurité un exemplaire de l'évaluation qu'il a fait faire.

7. (1) Si l'évaluation révèle, ou révélerait, si elle avait été faite conformément à l'article 6, que des travailleurs risquent d'être exposés au benzène par inhalation, absorption ou contact et que leur santé risque d'en être affectée, l'employeur élabore, met en oeuvre et maintient des mesures pour contrôler l'exposition des travailleurs au benzène et incorpore ces mesures dans un programme de contrôle du benzène.

(2) Le programme de contrôle prévoit notamment ce qui suit :

- a) des contrôles techniques, des pratiques de travail et d'hygiène et des installations d'hygiène destinés à contrôler l'exposition des travailleurs au benzène;
- b) des méthodes pour surveiller les concentrations de benzène en suspension dans l'air du lieu de travail et l'exposition des travailleurs à la substance;
- c) la tenue par l'employeur d'un dossier personnel d'exposition pour chaque travailleur exposé au benzène au lieu de travail, y compris l'exposition moyenne pondérée selon la durée du travailleur, ainsi que les concentrations de benzène et les heures où ces concentrations ont été mesurées de façon à être représentatives de l'exposition du travailleur et utilisées pour calculer l'exposition moyenne;
- d) des examens médicaux et des tests cliniques pour les travailleurs;
- e) un dossier médical pour chaque travailleur indiquant les examens médicaux et les tests cliniques passés par le travailleur, tenu par le médecin qui l'a examiné ou qui a demandé les examens et les tests;
- f) un programme de formation pour les superviseurs et les travailleurs concernant les effets du benzène sur la santé et les mesures exigées aux termes du programme de contrôle.

(3) En élaborant les mesures mentionnées au paragraphe (1) et le programme de contrôle, l'employeur consulte le comité mixte sur la santé et la sécurité, qui peut présenter des recommandations à ce sujet.

8. Si une modification est apportée à un procédé faisant intervenir le benzène ou un produit contenant du benzène ou à des méthodes de fabrication, d'utilisation, de manutention ou d'entreposage du benzène ou d'un produit contenant du benzène, et si cette modification peut provoquer une augmentation notable de l'exposition des travailleurs au benzène par inhalation, absorption ou contact, l'employeur fait faire sans délai une nouvelle évaluation. Les articles 6 et 7 s'appliquent à cette nouvelle évaluation.

9. (1) En cas de conflit entre l'employeur et le comité mixte sur la santé et la sécurité concernant l'évaluation exigée en vertu de l'article 6 ou 8, les mesures mentionnées au paragraphe 7 (1) ou le programme de contrôle ou ses dispositions, exigé en vertu de l'article 7 ou 8, l'employeur, un membre du comité mixte sur la santé et la sécurité ou le comité peut en aviser un inspecteur. Ce dernier doit alors examiner la question et communiquer sa décision par écrit à l'employeur ainsi qu'au membre du comité ou au comité.

(2) Le paragraphe (1) n'a pas pour effet de porter atteinte au pouvoir de l'inspecteur de donner un ordre en cas de contravention au présent règlement.

10. (1) L'employeur distribue à tous les membres du comité mixte sur la santé et la sécurité un exemplaire du programme de contrôle qu'il a mis en vigueur et en communique le contenu aux travailleurs touchés par le programme.

(2) L'employeur met à la disposition des travailleurs un exemplaire du programme de contrôle qu'il a mis en vigueur, en anglais et dans la langue de la majorité des travailleurs du lieu de travail.

11. Les méthodes de surveillance, de prélèvement et de mesure des concentrations de benzène en suspension dans l'air du lieu de travail et de l'exposition des travailleurs à cette substance sont conformes aux méthodes normalisées d'échantillonnage et d'analyse de l'air d'un lieu de travail.

12. Les résultats des mesures de surveillance des concentrations de benzène en suspension dans l'air du lieu de travail et de l'exposition des travailleurs à la substance, selon les dispositions du programme de contrôle :

- a) sont affichés sans délai par l'employeur dès qu'ils sont connus, pendant au moins 14 jours, dans un ou plusieurs endroits bien en vue du lieu de travail où les travailleurs touchés par les résultats sont le plus susceptibles d'en prendre connaissance;
- b) sont communiqués au comité mixte sur la santé et la sécurité;
- c) sont conservés par l'employeur pendant au moins cinq ans.

13. (1) Les travailleurs passent, aux frais de l'employeur, les examens médicaux et les tests cliniques qu'exige le programme de contrôle.

(2) Les examens médicaux et les tests cliniques qu'exige le programme de contrôle prévoient :

- a) des examens médicaux préembauchage et préplacement qui comprennent :

- (i) les antécédents médicaux,
- (ii) un examen physique,
- (iii) les tests cliniques exigés par le médecin;

b) des examens médicaux et des tests cliniques périodiques qui comprennent les éléments prescrits à l'alinéa a).

(3) Les antécédents médicaux, l'examen physique et les tests cliniques doivent être conformes aux dispositions du code intitulé *Code for Medical Surveillance of Benzene Exposed Workers*, daté du 29 octobre 1984 et publié par le ministère.

14. (1) Le dossier d'exposition de chaque travailleur au benzène en suspension dans l'air du lieu de travail, tenu selon ce que prévoit le programme de contrôle, identifie le travailleur y compris sa date de naissance, son poste ou ses responsabilités sur le lieu de travail, les résultats de la surveillance de l'exposition au benzène en suspension dans l'air de son lieu de travail, l'utilisation par le travailleur d'un appareil respiratoire et le type d'appareil utilisé.

(2) L'employeur fournit au médecin qui examine un travailleur et qui supervise les tests cliniques passés par celui-ci, une copie du dossier d'exposition du travailleur au benzène en suspension dans l'air, selon ce que prévoit le programme de contrôle.

15. (1) Le dossier des examens médicaux et des tests cliniques du travailleur passés en vertu du présent règlement et le dossier d'exposition du travailleur au benzène en suspension dans l'air fourni par l'employeur en vertu du paragraphe 14 (2) sont gardés en lieu sûr par le médecin qui a effectué les examens et les tests ou qui les a supervisés pendant la plus longue des deux périodes suivantes :

- a) quarante ans après l'ouverture de ces dossiers;
- b) vingt ans après la fermeture de ces dossiers.

(2) Si le médecin ne peut plus ou ne veut plus conserver les dossiers, ceux-ci sont envoyés au médecin provincial du ministère du Travail ou à un médecin désigné par le médecin provincial, et les dispositions du paragraphe (1) s'appliquent avec les adaptations nécessaires.

16. (1) Le médecin qui procède à l'examen physique ou aux tests cliniques ou qui supervise l'examen ou les tests avise le travailleur et l'employeur, qui doit alors agir en conséquence, si le travailleur est apte à un travail comportant une exposition au benzène ou si, du fait d'une affection due à l'exposition au benzène, il est apte avec certaines restrictions ou inapte à un tel travail, sans cependant communiquer ni dévoiler à l'employeur le contenu du dossier ni les résultats de l'examen ou des tests. Lorsqu'il avise l'employeur que le travailleur est apte avec certaines restrictions ou inapte à un tel travail, le médecin est régi par les dispositions du code intitulé *Code for Medical Surveillance of Benzene Exposed Workers*, visé au paragraphe 13 (3).

(2) Si un travailleur est retiré d'un poste où il est exposé au benzène parce qu'un examen physique ou un test clinique révèle qu'il pourrait souffrir ou souffre d'une affection due à l'exposition au benzène, et s'il en résulte pour lui une perte de salaire, il a droit à une indemnité aux conditions prévues par la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

(3) Lorsqu'il avise l'employeur et le travailleur que, du fait d'une affection due à l'exposition au benzène, le travailleur est apte avec restrictions ou inapte à un travail où il serait exposé au benzène, le médecin en avise le comité mixte sur la santé et la sécurité, par écrit et de façon confidentielle, et indique son opinion quant à l'interprétation à donner à cette conclusion.

(4) Le médecin qui effectue l'examen ou les tests donne une copie du dossier d'exposition et du dossier et des résultats des examens physiques et des tests cliniques du travailleur :

- a) au travailleur ou à son médecin, sur demande écrite du travailleur;
- b) dans le cas d'un travailleur décédé, au plus proche parent ou au représentant successoral du travailleur, sur demande écrite de ce parent ou de ce représentant.

Est nulle toute autorisation donnée à une autre personne par le travailleur ou par son plus proche parent ou représentant successoral.

(5) Si le médecin avise l'employeur que, du fait d'une affection due à l'exposition au benzène, le travailleur est apte avec restrictions ou inapte à un travail où il serait exposé au benzène, il communique sans délai cet avis au médecin provincial du ministère du Travail.

17. Pour l'application du présent règlement, les méthodes pouvant être utilisées ou adoptées peuvent différer de celles contenues dans les codes publiés par le ministère, à condition que la protection conférée par ces méthodes ou que les facteurs de précision et d'exactitude utilisés ou adoptés équivalent au moins à la protection ou aux facteurs contenus dans les codes publiés par le ministère.

ANNEXE

L'exposition moyenne pondérée selon la durée d'un travailleur au benzène est calculée, pour une semaine de 40 heures et une journée de huit heures, comme suit :

1. Les concentrations moyennes de benzène auxquelles le travailleur est exposé sont déterminées à partir de l'analyse des échantillons d'air prélevés de façon à représenter l'exposition du travailleur au benzène durant son travail, conformément aux méthodes normalisées d'échantillonnage et d'analyse de l'air d'un lieu de travail.
2. Les analyses donnent les concentrations de benzène dans l'air exprimées en parties de benzène par million de parties d'air ou en milligrammes de benzène par mètre cube d'air.
3. Les concentrations sont multipliées par la durée exprimée en heures de l'exposition présumée du travailleur à ces concentrations.
4. L'exposition hebdomadaire est calculée de la façon suivante :

$$C_1T_1 + C_2T_2 + \dots + C_nT_n = \text{exposition hebdomadaire cumulative}$$

où :

C_1 est la concentration mesurée dans l'échantillon d'air;

T_1 est la durée totale en heures de l'exposition présumée du travailleur à la concentration C_1 au cours d'une semaine.

5. L'exposition hebdomadaire moyenne pondérée selon la durée est calculée en divisant l'exposition hebdomadaire cumulative par 40.
6. L'exposition quotidienne est calculée de la façon suivante :

$$C_1T_1 + C_2T_2 + \dots + C_nT_n = \text{exposition quotidienne cumulative}$$

où :

C_1 est la concentration mesurée dans l'échantillon d'air;

T_1 est la durée totale en heures de l'exposition présumée du travailleur à la concentration C_1 au cours d'une journée.

7. L'exposition quotidienne moyenne pondérée selon la durée est calculée en divisant l'exposition quotidienne cumulative par 8.

23/08

ONTARIO REGULATION 155/08

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: May 14, 2008

Filed: May 20, 2008

Published on e-Laws: May 22, 2008

Printed in *The Ontario Gazette*: June 7, 2008

Amending Reg. 845 of R.R.O. 1990
(Designated Substance — Silica)

Note: Regulation 845 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 845 of the Revised Regulations of Ontario, 1990 is amended by adding the following French version:

SUBSTANCE DÉSIGNÉE — SILICE

1. Les définitions qui suivent s'appliquent au présent règlement.

«comité mixte sur la santé et la sécurité» S'entend notamment d'un comité mixte sur la santé et la sécurité au travail créé en vertu de l'article 9 de la Loi, d'un comité similaire conforme au paragraphe 9 (4) de la Loi et des travailleurs ou de leurs représentants qui participent à un accord, à un programme ou à un régime également conforme à ce paragraphe. («joint health and safety committee»)

«respirable» La tranche granulométrique des particules en suspension dans l'air qui sont déposées dans la zone d'échange de gaz des voies respiratoires et recueillies lors d'un échantillonnage de l'air à l'aide d'un appareil de sélection granulométrique qui remplit les conditions suivantes :

- a) il satisfait aux critères de sélection granulométrique établis par l'American Conference of Governmental Industrial Hygienists (ACGIH);
- b) il a un point de coupure à 4 microns à 50 pour cent d'efficacité. («respirable»)

«silice» Forme respirable de silice cristalline. («silica»)

2. La silice est prescrite comme substance désignée.

3. (1) Sous réserve du paragraphe (3), le présent règlement s'applique aux travailleurs qui travaillent à un lieu de travail où la silice est présente, produite, transformée, utilisée, manipulée ou entreposée et où les travailleurs risquent d'inhaler cette substance, ainsi qu'aux employeurs de tels travailleurs.

(2) Sous réserve du paragraphe (3), l'employeur à qui le présent règlement s'applique prend les précautions raisonnables, compte tenu des circonstances, afin de s'assurer que tout travailleur qui n'est pas un de ses employés, mais qui travaille au lieu de travail de l'employeur, et qui est exposé à la silice et dont la santé risque d'être affectée soit protégé. Le travailleur doit se conformer aux exigences de l'employeur.

(3) Le paragraphe (2) et les articles 4 à 17 du présent règlement ne s'appliquent pas aux constructeurs, aux employeurs réalisant un chantier ni aux travailleurs qui y travaillent.

4. (1) L'employeur prend toutes les mesures nécessaires, au moyen de contrôles techniques, de pratiques de travail et d'hygiène et d'installations d'hygiène, afin d'assurer que l'exposition moyenne pondérée selon la durée des travailleurs à la silice soit ramenée au niveau le plus bas qui soit pratique, mais ne dépasse en aucun cas la concentration dans l'air de :

- a) 0,05 milligramme de silice par mètre cube d'air, dans le cas de la cristobalite;
- b) 0,10 milligramme de silice par mètre cube d'air, dans le cas du quartz et du tripoli.

(2) Sous réserve de l'article 5, l'employeur doit se conformer au paragraphe (1) sans exiger des travailleurs qu'ils portent et utilisent un appareil respiratoire.

(3) L'exposition moyenne pondérée selon la durée d'un travailleur à la silice en suspension dans l'air est calculée conformément à l'annexe. Le résultat du calcul de l'exposition peut être certifié par un inspecteur.

(4) Les travailleurs doivent travailler conformément aux pratiques de travail et d'hygiène qui sont conformes aux dispositions du programme de contrôle de la silice.

(5) En cas de poursuite pour non-conformité au paragraphe (1), constitue un moyen de défense pour l'employeur le fait de prouver qu'il s'est conformé à ce paragraphe et qu'une violation de celui-ci a eu lieu uniquement parce qu'un travailleur ne s'est pas conformé aux pratiques de travail et d'hygiène qui sont conformes aux dispositions du programme de contrôle de la silice, et que l'employeur a pris toutes les précautions raisonnables, compte tenu des circonstances, pour exiger qu'il s'y conforme.

5. (1) Si l'obligation imposée au paragraphe 4 (1) ne peut être observée :

- a) soit en raison d'une situation d'urgence;
- b) soit parce que les mesures nécessaires pour contrôler l'exposition des travailleurs à la silice en suspension dans l'air, selon le cas :
 - (i) n'existent pas ou ne sont pas disponibles,
 - (ii) ne sont ni raisonnables ni pratiques, compte tenu de la durée ou de la fréquence de l'exposition ou de la nature du procédé, de l'activité ou du travail,
 - (iii) sont rendues inefficaces en raison d'une panne temporaire d'équipement,

l'employeur fournit au travailleur un appareil respiratoire que le travailleur doit utiliser.

(2) Sous réserve du paragraphe (1), l'employeur doit fournir un appareil respiratoire au travailleur qui est exposé à la silice en suspension dans l'air et qui en fait la demande.

(3) L'appareil respiratoire que fournit l'employeur et qu'utilise un travailleur :

- a) doit être approprié, compte tenu des circonstances, à la concentration de silice en suspension dans l'air;
- b) doit se conformer au moins aux exigences contenues dans le code intitulé *Code for Respiratory Equipment for Silica*, daté du 30 juin 2000 et publié par le ministère;
- c) doit être utilisé conformément aux exigences contenues dans le code.

(4) L'employeur assure au travailleur une formation et lui donne des instructions concernant l'entretien et l'utilisation convenables de l'appareil respiratoire qu'il fournit.

6. (1) L'employeur à qui s'applique le présent règlement fait faire une évaluation écrite de l'exposition ou du risque d'exposition des travailleurs à la silice au lieu de travail par inhalation.

(2) En faisant faire l'évaluation, l'employeur tient compte de questions telles que :

- a) les méthodes utilisées ou qui seront utilisées dans la transformation, l'utilisation, la manutention ou l'entreposage de la silice;
- b) le degré réel et potentiel de l'exposition des travailleurs à la silice par inhalation;
- c) les mesures nécessaires pour contrôler une telle exposition au moyen de contrôles techniques, de pratiques de travail et d'hygiène et d'installations d'hygiène.

(3) En faisant faire l'évaluation, l'employeur consulte à ce propos le comité mixte sur la santé et la sécurité, lequel peut présenter des recommandations concernant l'évaluation.

(4) L'employeur remet à chaque membre du comité mixte sur la santé et la sécurité un exemplaire de l'évaluation qu'il a fait faire.

7. (1) Si l'évaluation révèle, ou révélerait, si elle avait été faite conformément à l'article 6, que des travailleurs risquent d'inhaler de la silice et que leur santé risque d'en être affectée, l'employeur élabore, met en oeuvre et maintient des mesures pour contrôler l'exposition des travailleurs à la silice et incorpore ces mesures dans un programme de contrôle de la silice.

(2) Le programme de contrôle de la silice prévoit notamment ce qui suit :

- a) des contrôles techniques, des pratiques de travail et d'hygiène et des installations d'hygiène destinés à contrôler l'exposition des travailleurs à la silice;
- b) des méthodes pour surveiller les concentrations de silice en suspension dans l'air du lieu de travail et l'exposition des travailleurs à la substance;
- c) la tenue par l'employeur d'un dossier personnel d'exposition pour chaque travailleur exposé à la silice au lieu de travail, y compris l'exposition moyenne pondérée selon la durée du travailleur, ainsi que les concentrations de silice et les heures où ces concentrations ont été mesurées de façon à être représentatives de l'exposition du travailleur et utilisées pour calculer l'exposition moyenne;
- d) des examens médicaux et des tests cliniques pour les travailleurs;
- e) un dossier médical pour chaque travailleur indiquant les examens médicaux et les tests cliniques passés par le travailleur, tenu par le médecin qui l'a examiné ou qui a demandé les examens et les tests;
- f) un programme de formation pour les superviseurs et les travailleurs concernant les effets de la silice sur la santé et les mesures exigées aux termes du programme de contrôle de la silice.

(3) En élaborant les mesures mentionnées au paragraphe (1) et le programme de contrôle de la silice, l'employeur consulte le comité mixte sur la santé et la sécurité, qui peut présenter des recommandations à ce sujet.

8. (1) Si des contrôles techniques deviennent disponibles du fait des progrès des connaissances et de la technologie et avaient pour effet, s'ils étaient adoptés et mis en oeuvre par l'employeur, de ramener l'exposition des travailleurs au niveau ou au-dessous de la limite d'exposition moyenne pondérée selon la durée prescrite par le présent règlement, l'employeur adopte et met en oeuvre ces contrôles là où il est raisonnable ou pratique de le faire.

(2) Si une modification est apportée à un procédé faisant intervenir la silice ou à des méthodes d'extraction ou d'utilisation, de manutention ou d'entreposage de la silice, et si cette modification peut provoquer une augmentation notable de l'exposition des travailleurs à la silice par inhalation, l'employeur fait faire sans délai une nouvelle évaluation. Les articles 6 et 7 s'appliquent à cette nouvelle évaluation.

9. (1) En cas de conflit entre l'employeur et le comité mixte sur la santé et la sécurité concernant l'évaluation exigée en vertu de l'article 6 ou 8, les mesures mentionnées au paragraphe 7 (1) ou le programme de contrôle de la silice ou ses dispositions, exigé en vertu de l'article 7 ou 8, l'employeur, un membre du comité mixte sur la santé et la sécurité ou le comité peut en aviser un inspecteur. Ce dernier doit alors examiner la question et communiquer sa décision par écrit à l'employeur, au membre du comité ou au comité.

(2) Le paragraphe (1) n'a pas pour effet de porter atteinte au pouvoir de l'inspecteur de donner un ordre en cas de contravention au présent règlement.

10. (1) L'employeur distribue à tous les membres du comité mixte sur la santé et la sécurité un exemplaire du programme de contrôle de la silice qu'il a mis en vigueur et en communique le contenu aux travailleurs touchés par le programme.

(2) L'employeur met à la disposition des travailleurs un exemplaire du programme de contrôle de la silice qu'il a mis en vigueur, en anglais et dans la langue de la majorité des travailleurs du lieu de travail.

11. Les méthodes de surveillance, de prélèvement et de mesure des concentrations de silice en suspension dans l'air du lieu de travail et de l'exposition des travailleurs à cette substance sont conformes aux méthodes normalisées d'échantillonnage et d'analyse de l'air d'un lieu de travail.

12. Les résultats des mesures de surveillance des concentrations de silice en suspension dans l'air du lieu de travail et de l'exposition des travailleurs à la substance, selon les dispositions du programme de contrôle de la silice :

- a) sont affichés sans délai par l'employeur dès qu'ils sont connus, pendant au moins 14 jours, dans un ou plusieurs endroits bien en vue du lieu de travail où les travailleurs touchés par les résultats sont le plus susceptibles d'en prendre connaissance;
- b) sont communiqués au comité mixte sur la santé et la sécurité;
- c) sont conservés par l'employeur pendant au moins cinq ans.

13. (1) Les travailleurs passent, aux frais de l'employeur, les examens médicaux et les tests cliniques qu'exige le programme de contrôle de la silice.

(2) Les examens médicaux et les tests cliniques qu'exige le programme de contrôle de la silice prévoient :

a) des examens médicaux préembauchage et préplacement qui comprennent :

- (i) les antécédents médicaux,
- (ii) un examen physique,
- (iii) les tests cliniques exigés par le médecin, y compris des radiographies pulmonaires et des tests de la fonction pulmonaire;

b) des examens médicaux et des tests cliniques périodiques qui comprennent les éléments prescrits à l'alinéa a).

(3) Les antécédents médicaux, l'examen physique et les tests cliniques doivent être conformes aux dispositions du code intitulé *Code for Medical Surveillance of Silica Exposed Workers*, daté du 17 octobre 1983 et publié par le ministère.

14. (1) Le dossier d'exposition de chaque travailleur à la silice en suspension dans l'air du lieu de travail, tenu selon ce que prévoit le programme de contrôle de la silice, identifie le travailleur, y compris sa date de naissance, son poste ou ses responsabilités sur le lieu de travail, les résultats de la surveillance de l'exposition à la silice en suspension dans l'air de son lieu de travail, l'utilisation par le travailleur d'un appareil respiratoire et le type d'appareil utilisé.

(2) L'employeur fournit au médecin qui examine un travailleur et qui supervise les tests cliniques passés par le travailleur une copie du dossier d'exposition du travailleur à la silice en suspension dans l'air, selon ce que prévoit le programme de contrôle de la silice.

15. (1) Le dossier des examens médicaux et des tests cliniques du travailleur passés en vertu du présent règlement et le dossier d'exposition du travailleur à la silice en suspension dans l'air fourni par l'employeur en vertu du paragraphe 14 (2) sont gardés en lieu sûr par le médecin qui a effectué les examens et les tests ou qui les a supervisés pendant la plus longue des deux périodes suivantes :

- a) 40 ans après l'ouverture de ces dossiers;
- b) 20 ans après la fermeture de ces dossiers.

(2) Si le médecin ne peut plus ou ne veut plus conserver les dossiers, ceux-ci sont envoyés au médecin provincial du ministère du Travail ou à un médecin désigné par le médecin provincial, et les dispositions du paragraphe (1) s'appliquent avec les adaptations nécessaires.

16. (1) Le médecin qui procède à l'examen physique ou aux tests cliniques ou qui supervise l'examen ou les tests avise le travailleur et l'employeur, qui doit alors agir en conséquence, si le travailleur est apte à un travail comportant une exposition à la silice ou si, du fait d'une affection due à l'exposition à la silice, il est apte avec certaines restrictions ou inapte à un tel travail, sans cependant communiquer ni dévoiler à l'employeur le contenu du dossier ni les résultats de l'examen ou des tests. Lorsqu'il avise l'employeur que le travailleur est apte avec certaines restrictions ou inapte à un tel travail, le médecin est régi par les dispositions du code intitulé *Code for Medical Surveillance of Silica Exposed Workers*, auquel renvoie le paragraphe 13 (3).

(2) Si un travailleur est retiré d'un poste où il est exposé à la silice parce qu'un examen physique ou un test clinique révèle qu'il pourrait souffrir ou souffre d'une affection due à l'exposition à la silice, et s'il en résulte pour lui une perte de salaire, il a droit à une indemnité aux conditions prévues par la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail*.

(3) Lorsqu'il avise l'employeur et le travailleur que, du fait d'une affection due à l'exposition à la silice, le travailleur est apte avec restrictions ou inapte à un travail où il serait exposé à la silice, le médecin en avise le comité mixte sur la santé et la sécurité, par écrit et de façon confidentielle, et indique son opinion quant à l'interprétation à donner à cette conclusion.

(4) Le médecin qui effectue l'examen ou les tests donne une copie du dossier d'exposition et du dossier et des résultats des examens physiques et des tests cliniques du travailleur :

- a) au travailleur ou au médecin du travailleur, sur demande écrite du travailleur;
- b) dans le cas d'un travailleur décédé, au plus proche parent ou au représentant successoral du travailleur, sur demande écrite de ce parent ou de ce représentant.

Est nulle toute autorisation donnée à une autre personne par le travailleur ou son plus proche parent ou représentant successoral.

(5) Si le médecin avise l'employeur que, du fait d'une affection due à l'exposition à la silice, le travailleur est apte avec restrictions ou inapte à un travail où il serait exposé à la silice, il communique sans délai cet avis au médecin provincial du ministère du Travail.

17. Pour l'application du présent règlement, les méthodes qui peuvent être utilisées ou adoptées peuvent différer de celles contenues dans les codes publiés par le ministère, à condition que la protection conférée par ces méthodes ou que les facteurs de précision et d'exactitude utilisés ou adoptés équivalent au moins à la protection ou aux facteurs contenus dans les codes publiés par le ministère.

ANNEXE

L'exposition moyenne pondérée selon la durée d'un travailleur à la silice en suspension dans l'air est calculée, pour une semaine de 40 heures et une journée de huit heures, comme suit :

1. Les concentrations moyennes de silice auxquelles le travailleur est exposé sont déterminées à partir de l'analyse des échantillons d'air prélevés de façon à représenter l'exposition du travailleur à la silice durant son travail, conformément aux méthodes normalisées d'échantillonnage et d'analyse de l'air d'un lieu de travail.
2. Les analyses donnent les concentrations de silice dans l'air exprimées en milligrammes de silice par mètre cube d'air.
3. Les concentrations sont multipliées par la durée exprimée en heures de l'exposition présumée du travailleur à ces concentrations.
4. L'exposition hebdomadaire est calculée de la façon suivante :

$$C_1T_1 + C_2T_2 + \dots + C_nT_n = \text{exposition hebdomadaire cumulative}$$

où

C_1 est la concentration mesurée dans l'échantillon d'air;

T_1 est la durée totale en heures de l'exposition présumée du travailleur à la concentration C_1 au cours d'une semaine.

5. L'exposition hebdomadaire moyenne pondérée selon la durée est calculée en divisant l'exposition hebdomadaire cumulative par 40.
6. L'exposition quotidienne est calculée de la façon suivante :

$$C_1T_1 + C_2T_2 + \dots + C_nT_n = \text{exposition quotidienne cumulative}$$

où

C_1 est la concentration mesurée dans l'échantillon d'air;

T_1 est la durée totale en heures de l'exposition présumée du travailleur à la concentration C_1 au cours d'une journée.

7. L'exposition quotidienne moyenne pondérée selon la durée est calculée en divisant l'exposition quotidienne cumulative par 8.

ONTARIO REGULATION 156/08

made under the

HEALTH INSURANCE ACT

Made: May 14, 2008

Filed: May 21, 2008

Published on e-Laws: May 22, 2008

Printed in *The Ontario Gazette*: June 7, 2008Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Item 29 of Table 2 of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by striking out “On or after November 1, 2007” in Column 1 and substituting “On or after November 1, 2007 but before July 1, 2008”.

(2) Table 2 of the Regulation is amended by adding the following item:

30.	On or after July 1, 2008 but before November 1, 2008	Person with no dependants — maximum estimated income \$1,700.02	Estimated income less \$122.00	Estimated income less \$122.00, divided by 30.4167
		Person with one dependant — maximum aggregate estimated incomes \$8,222.00	Aggregate estimated incomes less \$3,487.00, divided by 3	Aggregate estimated incomes less \$3,487.00, divided by 91.2
		Person with two dependants — maximum aggregate estimated incomes \$8,721.00	Aggregate estimated incomes less \$3,986.00, divided by 3	Aggregate estimated incomes less \$3,986.00, divided by 91.2
		Person with three dependants — maximum aggregate estimated incomes \$9,176.00	Aggregate estimated incomes less \$4,441.00, divided by 3	Aggregate estimated incomes less \$4,441.00, divided by 91.2
		Person with four or more dependants — maximum aggregate estimated incomes \$9,582.00	Aggregate estimated incomes less \$4,847.00, divided by 3	Aggregate estimated incomes less \$4,847.00, divided by 91.2
		Person not referred to elsewhere in this item	\$1,578.02	\$51.88

(3) Table 2 of the Regulation is amended by adding the following item:

31.	On or after November 1, 2008	Person with no dependants — maximum estimated income \$1,703.02	Estimated income less \$125.00	Estimated income less \$125.00, divided by 30.4167
		Person with one dependant — maximum aggregate estimated incomes \$8,222.00	Aggregate estimated incomes less \$3,487.00, divided by 3	Aggregate estimated incomes less \$3,487.00, divided by 91.2
		Person with two dependants — maximum aggregate estimated incomes \$8,721.00	Aggregate estimated incomes less \$3,986.00, divided by 3	Aggregate estimated incomes less \$3,986.00, divided by 91.2
		Person with three dependants — maximum aggregate estimated incomes \$9,176.00	Aggregate estimated incomes less \$4,441.00, divided by 3	Aggregate estimated incomes less \$4,441.00, divided by 91.2
		Person with four or more dependants — maximum aggregate estimated incomes \$9,582.00	Aggregate estimated incomes less \$4,847.00, divided by 3	Aggregate estimated incomes less \$4,847.00, divided by 91.2
		Person not referred to elsewhere in this item	\$1,578.02	\$51.88

2. (1) Subject to subsection (2), this Regulation comes into force on July 1, 2008.

(2) Subsection 1 (3) comes into force on November 1, 2008.

23/08

ONTARIO REGULATION 157/08

made under the

HOMES FOR THE AGED AND REST HOMES ACT

Made: May 14, 2008

Filed: May 21, 2008

Published on e-Laws: May 22, 2008

Printed in *The Ontario Gazette*: June 7, 2008

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Regulation 637 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 2 of subsection 39.3 (3) of Regulation 637 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 2007 but before July 1, 2008, \$1,004.36.
- ii. In the case of an application for a reduction made on or after July 1, 2008, \$1,026.56.

(2) Paragraph 2 of subsection 39.3 (4) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 2007 but before July 1, 2008, \$33.02.
- ii. In the case of an application for a reduction made on or after July 1, 2008, \$33.75.

2. Paragraph 1 of subsection 39.3.1 (1) of the Regulation is revoked and the following substituted:

- 1. A long-stay resident for whom the maximum monthly amount is determined to be \$1,026.56 under section 39.3.

3. (1) Item 13 of Table 3 of the Regulation is amended by adding “to and including June 30, 2008” after “July 1, 2007” in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

14.	From and including July 1, 2008	33.75	1,578.02	51.88	1,821.35	59.88	2,125.52	69.88
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4. This Regulation comes into force on July 1, 2008.

23/08

ONTARIO REGULATION 158/08
made under the
CHARITABLE INSTITUTIONS ACT

Made: May 14, 2008
Filed: May 21, 2008
Published on e-Laws: May 22, 2008
Printed in *The Ontario Gazette*: June 7, 2008

Amending Reg. 69 of R.R.O. 1990
(General)

Note: Regulation 69 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 2 of subsection 43 (3) of Regulation 69 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 2007 but before July 1, 2008, \$1,004.36.
- ii. In the case of an application for a reduction made on or after July 1, 2008, \$1,026.56.

(2) Paragraph 2 of subsection 43 (4) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 2007 but before July 1, 2008, \$33.02.
- ii. In the case of an application for a reduction made on or after July 1, 2008, \$33.75.

2. Paragraph 1 of subsection 43.1 (1) of the Regulation is revoked and the following substituted:

1. A long-stay resident for whom the maximum monthly amount is determined to be \$1,026.56. under section 43.

3. (1) Item 13 of Table 4 of the Regulation is amended by adding “to and including June 30, 2008” after “July 1, 2007” in Column 1.

(2) Table 4 of the Regulation is amended by adding the following item:

14.	From and including July 1, 2008	33.75	1,578.02	51.88	1,821.35	59.88	2,125.52	69.88
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4. This Regulation comes into force on July 1, 2008.

23/08

ONTARIO REGULATION 159/08
made under the
NURSING HOMES ACT

Made: May 14, 2008
Filed: May 21, 2008
Published on e-Laws: May 22, 2008
Printed in *The Ontario Gazette*: June 7, 2008

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Regulation 832 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 2 of subsection 116 (3) of Regulation 832 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 2007 but before July 1, 2008, \$1004.36.
- ii. In the case of an application for a reduction made on or after July 1, 2008, \$1,026.56.

(2) Paragraph 2 of subsection 116 (4) of the Regulation is revoked and the following substituted:

2. One of the following amounts, as the case may be:

- i. In the case of an application for a reduction made on or after July 1, 2007 but before July 1, 2008, \$33.02.
- ii. In the case of an application for a reduction made on or after July 1, 2008, \$33.75.

2. Paragraph 1 of subsection 116.1 (1) of the Regulation is revoked and the following substituted:

- 1. A long-stay resident for whom the maximum monthly amount is determined to be \$1,026.56 under section 116.

3. (1) Item 13 of Table 3 of the Regulation is amended by adding “to and including June 30, 2008” after “July 1, 2007” in Column 1.

(2) Table 3 of the Regulation is amended by adding the following item:

14.	From and including July 1, 2008	33.75	1,578.02	51.88	1,821.35	59.88	2,125.52	69.88
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4. This Regulation comes into force on July 1, 2008.

23/08

ONTARIO REGULATION 160/08

made under the

MINISTRY OF REVENUE ACT

Made: May 21, 2008

Filed: May 23, 2008

Published on e-Laws: May 23, 2008

Printed in *The Ontario Gazette*: June 7, 2008

PENSION MATTERS, CERTAIN FORMER EMPLOYEES

Interpretation

1. (1) In this Regulation,

“Ontario employment period” means, in relation to a person who is an eligible former employee under section 6.1 of the Act, the period that ends immediately before he or she becomes an employee of the Canada Revenue Agency.

(2) In this Regulation, a reference to an eligible former employee’s pension plan is a reference to the Public Service Pension Plan (Ontario) or the OPSEU Pension Plan (Ontario), whichever is applicable.

Notice about pension benefits

2. The following information is prescribed, for the purposes of clause 6.1 (5) (a) of the Act, as information that must be set out in the notice to be given to an eligible former employee who is a member of the Public Service Pension Plan (Ontario) or the OPSEU Pension Plan (Ontario), as the case may be:

- 1. The eligible former employee’s years of employment for the purpose of the calculation of pension benefits under the pension plan, determined as of the end of his or her Ontario employment period.
- 2. The accumulated amount of the contributions made to the pension fund by the eligible former employee, including interest credited to the contributions, determined as of the end of his or her Ontario employment period.
- 3. The eligible former employee’s normal retirement date under the pension plan.
- 4. The amount of the annual pension that would be payable at the normal retirement date to the eligible former employee, determined as of the end of the eligible former employee’s Ontario employment period, setting out the amount as calculated before, and after, any applicable reduction on account of integration of the pension benefit with a pension payable under the *Canada Pension Plan*, *Quebec Pension Plan* or the *Old Age Security Act* (Canada).

5. The formula by which the eligible former employee's deferred pension under the pension plan would be integrated with a pension payable under the *Canada Pension Plan*, *Quebec Pension Plan* or the *Old Age Security Act* (Canada) and the amount of the resulting reduction to the deferred pension at the normal retirement date.
6. The earliest date on which the eligible former employee would be eligible to receive an unreduced pension under the pension plan, assuming that he or she continued to receive credit under the pension plan for his or her years of employment by the Canada Revenue Agency for the purpose of determining his or her eligibility for benefits under the pension plan.
7. The amount of the annual pension that would be payable at the date described in paragraph 6 to the eligible former employee, based on the assumption described in that paragraph, and a statement setting out when the annual amount would be reduced on account of integration of the pension benefit with a pension payable under the *Canada Pension Plan*, *Quebec Pension Plan* or the *Old Age Security Act* (Canada) and indicating the amount of the reduced pension.
8. A description of any early retirement benefits in respect of the eligible former employee's Ontario employment period that may be payable to him or her when he or she reaches 55 years of age or thereafter, if the eligible former employee has ceased to be employed by the Canada Revenue Agency, and any options respecting the early retirement benefits.
9. Any indexation provisions that would be applicable to the eligible former employee's deferred pension under the pension plan.
10. A statement indicating that the eligible former employee may be entitled to a payment from the pension plan after transferring his or her accrued pension credits under the pension plan to the Public Service Superannuation Plan (Canada),
 - i. if the amount of his or her entitlements under the pension plan is greater than the amount transferred from the pension plan to the Public Service Superannuation Plan (Canada) in connection with the transfer of his or her accrued pension credits, and
 - ii. if the applicable reciprocal transfer agreement authorizes such a payment to the eligible former employee in those circumstances.

Commencement

3. This Regulation comes into force on the day it is filed.

Made by:

DWIGHT DOUGLAS DUNCAN
Minister of Finance

Date made: May 21, 2008.

23/08

ONTARIO REGULATION 161/08

made under the

COURTS OF JUSTICE ACT

Made: April 2, 2008

Filed: May 23, 2008

Published on e-Laws: May 26, 2008

Printed in *The Ontario Gazette*: June 7, 2008

REMUNERATION OF DEPUTY JUDGES

Remuneration, per diem rates

1. An individual who holds office as a deputy judge on or after January 1, 2005 shall be paid on a per diem basis at the following rate for each day on which he or she is entitled to remuneration:

1. From January 1, 2005 to December 31, 2005, the rate is \$475.
2. From January 1, 2006 to December 31, 2006, the rate is \$486.
3. From January 1, 2007 to December 31, 2007, the rate is \$498.
4. From January 1, 2008 to December 31, 2008, the rate is \$513.
5. On and after January 1, 2009, the rate is \$528.

Commencement

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 161/08

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 2 avril 2008
déposé le 23 mai 2008
publié sur le site Lois-en-ligne le 26 mai 2008
imprimé dans la *Gazette de l'Ontario* le 7 juin 2008

RÉMUNÉRATION DES JUGES SUPPLÉANTS**Rémunération : tarifs journaliers**

1. Le particulier qui occupe un poste de juge suppléant le 1^{er} janvier 2005 ou par la suite est rémunéré sur une base journalière au tarif suivant pour chaque jour auquel il a droit à une rémunération :

1. Du 1^{er} janvier 2005 au 31 décembre 2005, le tarif est de 475 \$.
2. Du 1^{er} janvier 2006 au 31 décembre 2006, le tarif est de 486 \$.
3. Du 1^{er} janvier 2007 au 31 décembre 2007, le tarif est de 498 \$.
4. Du 1^{er} janvier 2008 au 31 décembre 2008, le tarif est de 513 \$.
5. À partir du 1^{er} janvier 2009, le tarif est de 528 \$.

Entrée en vigueur

2. Le présent règlement entre en vigueur le jour de son dépôt.

23/08

CORRECTION

To Ontario Regulation 361/07 under the *Private Security and Investigative Services Act, 2005* as published in the August 4, 2007 issue of The Ontario Gazette.

The French version of section 5 should have referred to "Règlement de l'Ontario 360/07" instead of "Règlement de l'Ontario 360/06".

AVIS DE CORRECTION

Règlement de l'Ontario 361/07 pris en application de la *Loi de 2005 sur les services privés de sécurité et d'enquête* et publié dans le numéro du 4 août 2007 de la *Gazette de l'Ontario*.

La version française de l'article 5 aurait dû dire «Règlement de l'Ontario 360/07» au lieu de «Règlement de l'Ontario 360/06».

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

Tarifs publicitaires et soumission de format:

- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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- 2) For subsequent insertions of the same notice ordered at the same time the rate is \$40 each.
- 3) Clients may confirm publication of a notice by visiting The Ontario Gazette web site at: www.ontariogazette.gov.on.ca or by viewing a printed copy at a local library.

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THE ONTARIO GAZETTE

50 Grosvenor Street, Toronto, Ontario M7A 1N8

Telephone: (416) 326-5306

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-24
Saturday, 14 June 2008

Toronto

ISSN 0030-2937
Le samedi 14 juin 2008

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

684811 Ontario Ltd. (C. Smith Bus Lines) 44354-L
2647 County Rd. 40, R. R. # 1, Trenton, ON K8V 5P4

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for:

1. the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

2. the Kawartha Pine Ridge District School Board, the Peterborough Victoria Northumberland and Clarington Catholic District School Board and Le Conseil Scolaire De District Catholique Centre-Sud under contract with the Student Transportation Services of Central Ontario between points in the Counties of Peterborough and Northumberland and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-7918 now in the name of 684811 Ontario Limited be cancelled.

NOTE: This replaces terms that appeared in the Ontario Gazette dated June 7, 2008 re: 684811 Ontario Ltd.

6927360 Canada Inc. 47980
4155 Sheppard Ave. E., Unit 206, Scarborough, ON M1S 1T4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip:

- I. from points in the Cities of Toronto, Ottawa and Hamilton, the Regional Municipalities of Peel, Durham, Halton, Niagara and York, the Counties of Essex and Frontenac and the United Counties of Stormont, Dundas and Glengarry to the Ontario/Quebec and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction;

1. and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

2. on a one-way chartered trip to points as authorized by the relevant jurisdiction.

- II. from points in the Province of Quebec, including the Pierre Elliot Trudeau International Airport at Dorval, the Montreal International Airport at Mirabel and the Jean Lasage International Airport at Quebec City all located in the Province of Quebec as authorized by the relevant jurisdiction from the Ontario/Quebec border crossings;

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs

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1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick up of passengers in Ontario.

III. from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/USA border crossings:

1. to points in Ontario and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there shall be no pick up or discharge of passengers except at point of origin.

2. to points in Ontario on a one-way chartered trip without pick up of passengers in Ontario.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Also applies for a public vehicle operating licence as follows: **47980-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Ottawa and Hamilton, the Regional Municipalities of Peel, Durham, Halton, Niagara and York, the Counties of Essex and Frontenac and the United Counties of Stormont, Dundas and Glengarry.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

American Coach Lines of Miami, Inc. 47872
3595 NW 110 Street, Miami, Florida 33167, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

J. E. Montgomery School Transit Ltd. 27874-N
16 Taite Rd., R. R. # 4, Trenton, ON K8V 5P7

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for:

1. the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

2. the Kawartha Pine Ridge District School Board, the Peterborough Victoria Northumberland and Clarington Catholic District School Board and Le Conseil Scolaire De District Catholique Centre-Sud under contract with the Student Transportation Services of Central Ontario between points in the Counties of Hastings and Northumberland and schools under the jurisdiction of the aforesaid School Boards.

3. Belleville Christian School between points in the Counties of Hastings, Frontenac, Northumberland and Prince Edward and the United Counties of Lennox and Addington and Belleville Christian School located in the City of Belleville.

4. Trenton Christian School between points in the Counties of Hastings and Northumberland and Trenton Christian School located in the City of Quinte West.

5. Quinte Christian High School between points in the Counties of Hastings, Frontenac, Northumberland and Prince Edward and the United Counties of Lennox and Addington and Quinte Christian High School located in the City of Belleville.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and Schools.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-8112 now in the name of J. E. Montgomery School Transit Ltd. be cancelled.

Southwest Bus Services, Inc. 47871
P. O. Box 178, 1720 S. 11th St., Prairie du Chien,
Wisconsin 53821, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Tourist Coach Line, Inc. 45025-K
17 Twin Circle Court, Toronto, ON M2R 3L3

Applies for an extension to extra provincial operating licence X-3029 as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Kawartha Lakes and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton, Waterloo and Niagara and the Counties of Wellington and Simcoe to the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings for furtherance to points as authorized by the relevant jurisdiction:

1. and for the return of the same passengers on the same chartered trip to point of origin;

PROVIDED THAT there shall be no pick-up or discharge of passengers except at point of origin.

2. on a one way chartered trip to points as authorized by the relevant jurisdiction.

PROVIDED THAT the current terms of extra provincial operating licence X-3029 now in the name of Tourist Coach Line, Inc. be cancelled.

Applies for an extension to public vehicle operating licence 45025-L
PV-5016 as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Kawartha Lakes and Hamilton, the Regional Municipalities of Peel, York, Durham, Halton, Waterloo and Niagara and the Counties of Wellington and Simcoe.

PROVIDED THAT the current terms of public vehicle operating licence PV-5016 now in the name of Tourist Coach Line, Inc. be cancelled.

(141-G242) FELIX D'MELLO
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2008-06-14	
A. MICHAEL FOODS LTD.	001215494
ADVANCED ENVIRONMENTAL CONCEPTS INC.	001543409
ALHAMS NORTH AMERICA CORP.	001104089
ALLIANCE AUTO WAREHOUSE INC.	001114449
ARTHA TRADING LTD.	001196747
AUTOMOTIVE LEGENDS 2000 LTD.	001380378
BUILDING CONTROL UTILITIES LIMITED	000236412
BURNHAM LINE AUTO RECYCLERS INC.	001439022
CANADIANA CLASSICS CORPORATION	001056455
CHERRY LANE CONSTRUCTION LTD.	001479572
CHURCH ON WHEEL SERVICES LTD.	002049848
COCELI IRON DESIGN INC.	001491056
DELTA SOUND LTD.	000749702
DENTON CARPENTRY SERVICE INC.	001554075
DOCAW ENTERPRISES INC.	001258368
DOLLAR DAYS DISCOUNT STORES INC.	001330536
DUTCH MILL NURSERY (GARDEN CENTRE) LIMITED	001073389
EMPIRE CONTRACTING INC.	002011476

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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FIVE STAR EXTENDED STAY SUITES INC.	001437575
FORCE C INTERNATIONAL INC.	001466601
FUTURE QUEST INC.	002017429
GALAXY AIR SERVICES LTD.	001023912
GARNI BAKERY LIMITED	000499826
GLOBAL BUSINESS TECHNOLOGY 2000 INC.	001545977
GLOBAL DIGITAL SOLUTIONS LTD.	001228968
GOLDEN GATE CAPITAL CORP.	001436388
HILL INDUSTRIES CANADA, INC.	001269796
HOLUB SPORTS AND RECREATION LIMITED	000280121
HOUDE & ASSOCIATES INC.	001016945
I. T. C. HEAVY EQUIPMENT REPAIR LTD.	001123957
IMPRESSUS INTERACTIVE INC.	001503270
INFORMATION IMPACTS INC.	001271365
INTERACTIVE CHANNEL TECHNOLOGIES INC.	000273575
INTERNATIONAL POWER DECK SYSTEMS INC.	001391427
J & V DESIGN ACRYLICS CORPORATION	000481482
J. JOSEPH BURK LIMITED	000803129
JAEGER CANADA LIMITED/JAEGER CANADA LIMITEE	001553495
JAP INDUSTRIES LIMITED	001309245
JUNCTION 2000 INC.	001164731
KOOSHA SOFT CORPORATION	002048438
L&T HAULAGE INC.	001609339
LA CUISINE RESTAURANT LTD.	000679611
LACEWOOD ANIMATION PRODUCTIONS INC.	001127209
LEASIDE LOCKSMITHS INC.	001062648
LEGERE LANDSCAPING LTD.	001018715
LES J. HULKA PROFESSIONAL CORPORATION	002033799
LINEAR BUSINESS COMMUNICATION NETWORKS INC.	001457714
MARC'S LAUNDRY ROOM LTD.	001216453
MARKHAM ELECTRIC ENGINEERING LIMITED	001257481
MILLPEDE INDUSTRIAL SERVICES LTD.	000858666
MLB HOLDINGS INC.	000682153
MONTERAY PARK HOMES CORPORATION	001055737
MOVIES N US INC.	000898434
NAPIER BAILIFFS LTD.	001355136
NORTHERN COMPUTER SYSTEMS INC.	000544769
OMESHWARI INC.	000630089
P.G.M. GENERAL CONTRACTORS CO. LTD.	001008508
POWER RESEARCH INC.	001076664
PRETZEL TIME PICKERING TOWN CENTRE LTD.	001147741

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PRITCHARD STEEL PRODUCTS LIMITED	000482452
PROFESSIONAL NANNY SERVICES LTD.	001557385
PROTECH MECHANICAL PLUMBING & HEATING INC.	001550556
RANGATE HOLDINGS INC.	000686231
RAY OF LIGHT TRUCKING LTD.	001575158
RIGHTEOUS DUDE PRODUCTIONS INC.	001369492
RILI STOPPERS INC.	001104149
ROSEWOOD CAFE LTD.	000907291
SCUFF-OFF NAV'S AUTOMOTIVE PAINT CAR-E SPECIALIST INC.	001476413
SECOND CHANCE MEDIA (2004) INC.	002050614
SHEKINAH WORLD INC.	001475357
TARP HOUSE LIMITED	000381942
TATTOOCAN PRODUCTS INC.	001234997
THAWER INVESTMENTS LIMITED	000680329
THE FINANCIAL CENTRE SECURITIES CORPORATION	001091565
THE LUBE TUBE (1986) LTD.	000665604
THE WIRELESS ACCESSORIES INC.	001511464
THERMA LINE ELECTRIC INC.	001237543
TOP GUN TRANSPORT LIMITED	001115265
TRIDIUM MORTGAGE SERVICES INC.	000964389
VAL-GEORGE DEVELOPMENTS LIMITED	000201581
VIP MASONRY INC.	001411205
VITAL ORGANIC FERTILIZER INC.	001389454
VITALASE SURGI-CENTRES INC.	001117490
W. FRANK REAL ESTATE LIMITED	000753136
WALDEN EXCAVATING LTD.	001022475
WEST YORK AUTO COLLISION LTD.	001140918
YORK DOWNS BAKERY LIMITED	000270240
1021901 ONTARIO LIMITED	001021901
1080596 ONTARIO LIMITED	001080596
1106173 ONTARIO INC.	00106173
1132053 ONTARIO INC.	001132053
1137763 ONTARIO INC.	001137763
1145233 ONTARIO LIMITED	001145233
1184084 ONTARIO LTD.	001184084
1219635 ONTARIO LIMITED	001219635
1271148 ONTARIO INC.	001271148
1328125 ONTARIO LTD.	001328125
1339004 ONTARIO INC.	001339004
1346061 ONTARIO INC.	001346061
1381357 ONTARIO LTD.	001381357
1397136 ONTARIO INCORPORATED	001397136
1457787 ONTARIO INC.	001457787
1462167 ONTARIO LTD.	001462167
1477914 ONTARIO INC.	001477914
1482248 ONTARIO INC.	001482248
1520321 ONTARIO INC.	001520321
1522050 ONTARIO INC.	001522050
1528275 ONTARIO LTD.	001528275
1579122 ONTARIO INC.	001579122
1598731 ONTARIO INC.	001598731
1604778 ONTARIO LTD.	001604778
1613941 ONTARIO LIMITED	001613941
1624600 ONTARIO INC.	001624600
2045239 ONTARIO INC.	002045239
610581 ONTARIO INC.	000610581
708107 ONTARIO INC.	000708107
758804 ONTARIO LIMITED	000758804
855857 ONTARIO INC.	000855857
965808 ONTARIO INC.	000965808
991078 ONTARIO LIMITED	000991078

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificate of Incorporation (Corporations Tax Act Defaulters) Annulation de certificat de constitution (Non-observation de la Loi sur l'imposition des sociétés)

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2008-05-19

A. DOUGLAS ROSS PRINTING & GRAPHICS INC.	001361066
ADMIRAL HEALTH CARE INC.	001373295
ADSERO CANADA CORP.	001373241
AHURA CONSULTING INC.	001371563
ALTERNATIVES HEALTH CENTRE INC.	001371232
AR-SPEED INC.	001373022
ARIABELLA PRODUCTIONS INC.	001373015
B.A.P. LASER SHARP INC.	001373216
BELL & ROSS CORPORATION	001370696
BIG COUNTRY MAINTENANCE & CONTRACTING INC.	001371121
BIRGIT HOLDINGS INC.	001364141
BRAMALEA RADIATORS & AIR CONDITIONING SERVICE LTD.	001373242
C.A.T.B.SYSTEMS INCORPORATED	001357121
CANIRA CORPORATION	001373648
CLUB SCORPIO INC.	001372400
CMG INSURANCE SERVICES INC.	001365289
CONTRACT SEARCH GROUP INC.	001373210
DANDIE RENOVATION INC.	001364133
DEKRA AUTO SALES INTERNATIONAL INC.	001357114
EASTCOAST (CANADA) INC.	001373694
ELANA MANAGEMENT & DESIGN INC.	000443168
EVERLIFT MACHINERY & ELECTRICAL APPLIANCE (KUNSHAN) CANADA CO. LTD.	001371231
EXCHANGE CARD OPERATIONS LIMITED	001373225
FAST CASH FINANCIAL CORP.	001371350
GLOBALCO INC.	001371349
GND DEVELOPMENTS INC.	001362377
GREEN MAMA CANADA INC.	001372937
HUSHAM MUSTAFA INC.	001372332
HVAC FINANCING INC.	001361113
III THREE GUYS CATERING LTD.	001371242
INDIVIDUAL TUTORING INC.	001364282
INNOVATIVE FUEL SYSTEMS INC.	001372906
INS SOLUTIONS INC.	001373378
J.A.N. CONTINENTAL INC.	001373206
JAY MASSE HOLDINGS INC.	001362334
KASH MAX INTERNATIONAL INC.	001364142
K2 CAPITAL MANAGEMENT INC.	001372864
LAFF INK. INC.	001368242
LEDGER HOME RENOVATIONS INC.	001364153
LIFE SPORT PROPERTIES LIMITED	001371113
LIMIT-IT CORPORATE SERVICES INC.	001372871

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
LIVE-ON-LINE SNORING RESEARCH CENTRE INC.	001373021
LIVIDEO INC.	001373293
LYRA STEEL GROUP INC.	001361112
MIDNIGHT XXXTASY VIDEO INC	001372272
MISSISSAUGA TRUCK TERMINALS LTD.	001372869
NET DESIGN INC.	001371025
NEW VISION CANADA, LIMITED	001373000
NICHE MEDIA LTD.	001362323
NORTHPOOL INC.	001359670
P. AZZI CONSULTING INC.	001364283
PEEL USED AUTO PARTS INC.	001371161
PI360C2 INC.	001371448
PL SERVICES LTD.	001371588
PROFESSIONAL DRIVERS BUREAU INC.	001371348
PROFESSIONAL LEGAL SERVICES INC.	001371589
Q.C. MASTERING SERVICES INC.	001372329
REALBUS.COM INC.	001372877
RICEMI INVESTMENTS LTD.	001370568
RNEW INFO INC.	001373222
TRADAMAX (CANADA) LTD.	001373031
VRNAM INC.	001364135
WA WOW! ENTERPRISES INCORPORATED	001373178
WISER INDUSTRIES INC.	001370757
XENISIS INC.	001371153
Y2K COATINGS INC.	001371265
ZANDI IMPORT & EXPORT CORPORATION	001371582
1357054 ONTARIO LIMITED	001357054
1357064 ONTARIO LTD.	001357064
1357076 ONTARIO INC.	001357076
1358888 ONTARIO INC.	001358888
1359668 ONTARIO INC.	001359668
1359671 ONTARIO INC.	001359671
1359675 ONTARIO INC.	001359675
1361991 ONTARIO LTD.	001361991
1362343 ONTARIO LTD.	001362343
1364136 ONTARIO LTD.	001364136
1364193 ONTARIO LTD.	001364193
1364274 ONTARIO INC.	001364274
1368235 ONTARIO INC.	001368235
1368268 ONTARIO INC.	001368268
1368269 ONTARIO INC.	001368269
1370684 ONTARIO LTD.	001370684
1370773 ONTARIO INC.	001370773
1370774 ONTARIO INC.	001370774
1371035 ONTARIO LTD.	001371035
1371093 ONTARIO INC.	001371093
1371103 ONTARIO INC.	001371103
1371117 ONTARIO INC.	001371117
1371247 ONTARIO INC.	001371247
1371422 ONTARIO INC.	001371422
1371423 ONTARIO INC.	001371423
1371445 ONTARIO INC.	001371445
1371510 ONTARIO INC.	001371510
1371580 ONTARIO LIMITED	001371580
1371591 ONTARIO CORPORATION	001371591
1372253 ONTARIO INC.	001372253
1372255 ONTARIO LTD.	001372255
1372256 ONTARIO LIMITED	001372256
1372887 ONTARIO INC.	001372887
1372905 ONTARIO LIMITED	001372905
1373008 ONTARIO LTD.	001373008
1373012 ONTARIO INC.	001373012
1373084 ONTARIO LTD.	001373084
1373190 ONTARIO LIMITED	001373190
1373223 ONTARIO LIMITED	001373223
1373232 ONTARIO CORPORATION	001373232
1373380 ONTARIO LTD.	001373380
1373381 ONTARIO CORP.	001373381
1373675 ONTARIO LTD.	001373675
1373716 ONTARIO INC.	001373716

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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1373719 ONTARIO INC.	001373719
408968 ONTARIO LIMITED	000408968
5TH ELEMENT ENTERPRISES INC.	001365253

(141-G244) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2007-11-11	
CLAM COVE INC.	001205245
2007-11-16	
LAURDON ENTERPRISES INC.	000492720
2007-12-11	
IBEX INVESTMENT ADVISORS INC.	000906324
2008-02-04	
INTERFACE CABLING SYSTEMS INC.	001110355
2008-04-07	
1155591 ONTARIO INC.	001155591
2008-05-12	
THE CAITLYN GROUP INC.	001578426
1442009 ONTARIO LTD.	001442009
2008-05-15	
ABSOLUTELY CLEAN INC.	002018938
1564307 ONTARIO INC.	001564307
2008-05-16	
A-ONE FOAM & MATTRESSES LTD.	001321393
AAA TOPLINE AUTO SALES INC.	002094752
AABA GARMENTS INC.	001710265
CHRIS KYRANIS & ASSOCIATES LIMITED	000311731
INTERSECTION DRIVING SCHOOL INC.	001452816
NORDLINE CARPENTRY LTD.	000695487
SRTAJ INC.	002062093
TITAN STEEL CONSTRUCTION CANADA INC.	002085202
TOPORNICKI FAMILY INC.	000651946
1056481 ONTARIO LIMITED	001056481
1070913 ONTARIO INC.	001070913
1097850 ONTARIO INC.	001097850
1211850 ONTARIO LTD.	001211850
677202 ONTARIO INC.	000677202
797641 ONTARIO LTD.	000797641
2008-05-20	
A & L MATERIALS LIMITED	001457079
BREAKPOINT SYSTEMS LTD.	001090023
BRUCE STEPHENS INVESTMENTS LIMITED	000794225
CARRIER MAUSOLEUMS CONSTRUCTION ONTARIO INC./CONSTRUCTION DE MAUSOLEES CARRIER ONTARIO INC.	002008056
CHURLOCK HOMES LTD.	001539127

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DIWANTIE'S GOURMET FOODS LIMITED	001294179
FIRST GENERATION RESPITE INC.	001228818
H.F. JANITORIAL SERVICES LTD.	000826627
HONORABLE GROUP (CANADA) LTD.	001701980
INTER TECTONICS CO. LTD.	000947632
IPPOLITI FARMS LIMITED	000658789
LAWNS & ROSES INC.	001238043
MACRON CONSTRUCTION LIMITED	001021957
MITCH BLAIS CONTRACTING LIMITED	001118720
ORATERA SYSTEMS INC.	001628399
S & G CORP.	001466608
SINKOR COMPANY LIMITED	000230338
SLAP INVESTMENTS LIMITED	000666145
THE PLAYFORD GROUP INC.	001176264
THE SEGUIN MANAGEMENT GROUP LIMITED	000312214
VAN ZEGGELAAR FARMS LTD.	002000789
W.T.G. FINANCIAL SERVICES INC.	001000438
1013768 ONTARIO INC.	001013768
1184081 ONTARIO INC.	001184081
1357057 ONTARIO LIMITED	001357057
1379905 ONTARIO INC.	001379905
1393116 ONTARIO LIMITED	001393116
1425744 ONTARIO LTD.	001425744
1463856 ONTARIO INC.	001463856
1534580 ONTARIO INC.	001534580
1583030 ONTARIO LTD.	001583030
1610275 ONTARIO INC.	001610275
2034521 ONTARIO INC.	002034521
2067668 ONTARIO INC.	002067668
2080408 ONTARIO INC.	002080408
437630 ONTARIO INC.	000437630
506709 ONTARIO LIMITED	000506709
558954 ONTARIO LTD.	000558954
787448 ONTARIO LIMITED	000787448
833275 ONTARIO LIMITED	000833275
2008-05-21	
BESTLINE MORTGAGE CORPORATION	000999965
BODYCARE MASSAGE THERAPIES INC.	000814292
BRYDI INVESTMENTS LTD.	000457742
CANADIAN VENTURE FOUNDERS LEASING CORP.	000991656
CATHERINE LYONS FASHION LTD.	000700334
CLEM MARTIN CONSTRUCTION LTD.	000392739
CYGNET ADVERTISING & MARKETING INC.	001547242
DAVID MARKO ELECTRIC INC.	001540266
ESTATE ASSETS INC.	001236517
GENUS VENTURE GROUP INC.	001667641
GREISMAN INC.	001156349
GRV TECHSOFT LTD.	001723365
H. TEN PAS CONSTRUCTION LTD.	000425127
HOMELIFE/NEW STAR REALTY INC.	002167954
JERRY RAYMOND INSURANCE AGENCY LIMITED	000367859
LINKNET WIRELESS INC.	002061526
NEATE CONSTRUCTION LIMITED	001612676
NOTTAWASAGA SOLUTIONS INC.	002017839
PIANORA HOLDINGS CORP.	001549775
POLYSTYLE MANUFACTURING LTD.	001062128
RAYS USED AUTO SALES & LEASING INC.	001596664
ROC ENTERPRISES LIMITED	000097653
SAM FINANCIAL INC.	001594510
SCENT-SATIONAL AIR FRESHENING SYSTEMS INC.	002069141
SIEKLA HOME COMFORT LTD.	001337046
THE BLUFFS ON LAKE ERIE INC.	001613781
UXBRIDGE FOREST GARDENS LTD.	000576453
VILLAGE CONTRACTORS LIMITED	000940832
WHITE EAGLE MASONRY INC.	001663677
1479006 ONTARIO INC.	001479006
1505492 ONTARIO LTD.	001505492

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1667051 ONTARIO INC.	001667051
2050787 ONTARIO INC.	002050787
2144471 ONTARIO INC.	002144471
3P CONSULTANT INC.	002066817
821334 ONTARIO LIMITED	000821334
857984 ONTARIO LIMITED	000857984
2008-05-22	
AA MATERIALS PROCESSING INC.	002125951
AVIONEX TECHNOLOGY LTD.	001049168
BLACK SAXON INC./LES PLACEMENTS BLACK SAXON INC.	001271036
BRIAN JOSEPH INSURANCE INC.	001311947
CANADIRE PUBLISHING COMPANY LIMITED	000142193
CARRAVETTA DEVELOPMENT INC.	001172900
DELCORE HOMES INC.	001330460
DELLE RETAILERS INC.	001602999
DUBY BROS. PAINTING & DECORATING LIMITED	000242879
EAGLE AUTO GLASS INC.	001714142
ELANAR MANAGEMENT LTD.	001539568
ETHNIC ENTERPRISE INC.	001642285
FORCE D INC.	000335304
GOST COMPUTER SOFTWARE INC.	001274501
GRAPHIC ZONE INC.	000619100
GREEN BRAND CONCEPTS LIMITED	002119774
HITON TRADING LTD.	001555489
HOSANA 88 AMAN INC.	002005243
KA ELECTRIC CO. INC.	001332999
KABINA FOREST SERVICES LIMITED	000846145
KAMCAD INC.	002089221
LIDMAR CONSTRUCTION LIMITED	000268416
LONG & MCQUADE HOLDINGS LIMITED	001608893
MCCUTCHEON'S CAMERA SHOP OAKVILLE LIMITED	000154018
MG STRATUM LIMITED	001362666
NIAGARA FASHION 2000 INC.	001346750
ONTARIO PLAN SOURCE INC.	001658180
ONTARIO TANKLINES LTD.	001308177
PARENT CAPITAL PROPERTIES INC.	002007921
PETER GOULD ENTERPRISES INC.	001068782
RYSE AERONAUTICAL CONSULTING INC.	001033729
SOUTHPAW ELECTRIC LTD.	001603820
T.K. SELF HOLDINGS INC.	002102473
TEA PALACE INC.	002127740
THE NEW SHEPPARD BILLIARD CLUB INC.	001034971
THE WALKER BOYS' T. V. AND APPLIANCES LTD.	000260735
TURN-KEY TOOL AND DESIGN INC.	002015449
UMBRELLA GRAPHICS INC.	000689771
1345406 ONTARIO INC.	001345406
1370287 ONTARIO LIMITED	001370287
1459586 ONTARIO INC.	001459586
1468755 ONTARIO LIMITED	001468755
1486507 ONTARIO INC.	001486507
1504699 ONTARIO INC.	001504699
1582833 ONTARIO INC.	001582833
1606876 ONTARIO LTD.	001606876
1655617 ONTARIO INC.	001655617
1667172 ONTARIO LTD.	001667172
1710538 ONTARIO INC.	001710538
2010037 ONTARIO INC.	002010037
2025527 ONTARIO INC.	002025527
2078034 ONTARIO INC.	002078034
2087538 ONTARIO INC.	002087538
497560 ONTARIO INC.	000497560
690944 ONTARIO LTD.	000690944
2008-05-23	
BIG RED BOX INC.	002059271
CIPHERNET SYSTEMS INC.	001253342
COPTICAL TECHNICAL GROUP INC.	002066454

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
D.A. MACHINING CONSULTING INC.	001487665
DAMJI FINANCIAL SERVICES INC.	002091962
DM PAINTING & DECORATING INC.	001002372
GO GO POULTRY LTD.	001564876
HEART AND HOME RENOVATIONS INC.	001558619
HODGE REALTY (SUDBURY) LIMITED	000088791
INNISWOOD DEVELOPMENTS LIMITED	000367962
JNJ CARTAGE INC.	001384905
MAVRIX RESOURCE FUND 2004 MANAGEMENT LIMITED	001589729
MIRZA ENTERPRISES INC.	001345082
MOVING PROPS INC.	000764047
NEW SPRING STUDIO INC.	001702025
PETER K. RYAN LIMITED	001015170
PO HING HUI CHINESE SAUSAGE LTD.	001425907
ROSSTIN ENTERPRISES INC.	000730552
SHULAR HOLDINGS LTD.	000649242
SPEELFORD STONE MASONRY LIMITED	001558923
T.J.MCGUIRE LTD.	001324627
TERREPARK LIMITED	000269803
THE CHOSEN WORD, INC.	000526904
TOLGACOLD LTD.	002045161
TOYKO AUTO BODY LTD.	001542892
UNITED MUSLIM GROUP INC.	002041520
VS CONSULTING, LTD.	001427410
1195682 ONTARIO INC.	001195682
1522967 ONTARIO INC.	001522967
1553030 ONTARIO INC.	001553030
1606874 ONTARIO INC.	001606874
2066763 ONTARIO LTD.	002066763
2008-05-26	
BLACK CREEK DENTURE CLINIC INC.	002073722
CENTRE STAR MASONRY LTD.	001567067
CHORLEY CONCEPTS INC.	000788355
CODE 3 INVESTMENTS INC.	000255579
DESIGNED SALES & INSTALLATIONS LTD.	002035657
HAGERSVILLE REALTY LTD.	001192243
HILBEN COMPANY LIMITED	001277631
KARMAY TRADING & ADVERTISING INC.	001255874
KNEW VISION INC.	002045989
L. D. WARREN CONTRACTORS INC.	000631513
LINCOLN CROWLAND (NO. 2) LTD.	001504453
MAXHARD INC.	002018509
MJSM COMPUTING INC.	001197719
MSP INC.	001628410
NEUTECH SCIENTIFIC INC.	002092988
SARAGOSA CARPENTERS LIMITED	000146799
STADY SPORTS LIMITED	000660399
TOTEM HOME INSPECTIONS INC.	001613893
Y&J CORPORATION	002029008
1146244 ONTARIO INC.	001146244
1243479 ONTARIO LTD	001243479
1351080 ONTARIO INC.	001351080
1359561 ONTARIO INC.	001359561
1495110 ONTARIO INC.	001495110
1538305 ONTARIO INC.	001538305
1560947 ONTARIO LIMITED	001560947
1615079 ONTARIO INC.	001615079
1616932 ONTARIO INC.	001616932
1651962 ONTARIO INC.	001651962
2025182 ONTARIO LTD.	002025182
2048132 ONTARIO INC.	002048132
2092048 ONTARIO LIMITED	002092048
529546 ONTARIO INC	000529546
700912 ONTARIO LIMITED	000700912
2008-05-27	
AG GEORGE BROWN INC.	001539672
ALDIT CONSTRUCTION LIMITED	000295828
CHANGES FOR WOMEN - WASAGA INC.	002057631

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CITI CAPITAL INC.	002024359
EDGEWATER AUTO LEASING LTD.	001272015
GOLDENSEAL INC.	001587904
ING-WOOD DEVELOPMENTS LIMITED	000295495
MRG.COM INC.	001458911
ROGERS CABLESYSTEMS INVESTMENTS INC.	000273379
SPEC TECH INC	000763020
SW GENERAL PARTNER LIMITED	001397614
SYNERGY HOSPITALITY INC.	001231427
1058817 ONTARIO INC.	001058817
1074966 ONTARIO LTD.	001074966
1300589 ONTARIO LTD.	001300589
1360331 ONTARIO INC.	001360331
1477259 ONTARIO INC.	001477259
1591535 ONTARIO LIMITED	001591535
1624351 ONTARIO LTD.	001624351
1722654 ONTARIO INC.	001722654
2119298 ONTARIO INC.	002119298
852856 ONTARIO INC.	000852856
998086 ONTARIO LIMITED	000998086
2008-05-28	
ADVANCED NATURAL HEALTH CENTRE INC.	002100609
AUSHON ENTERPRISES INC.	002019296
C. V. ASSOCIATES CORPORATION	001154639
EL CHARRO TACOS INC.	001725861
EP CATALOGUE HOLDINGS INC.	001312068
GURU INFOTEC INC.	001710313
HEALTH RESTORATION CENTRE INC.	001450615
JPTF WEBHANCER SUBCO INC.	001424122
KEE SUN HOLDINGS INC.	001422445
ROBUSTA CONSULTING & ASSOCIATES INC.	002036605
SAMMY'S HAULAGE INC.	001465909
TOPICO SALES & CONSULTING INC.	001329470
WAYNE FORGE LIMITED	000022633
1620718 ONTARIO INC.	001620718
559188 ONTARIO LIMITED	000559188
720129 ONTARIO LIMITED	000720129

(141-G245)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-05-30 KAUFMAN PRODUCTS INC.	280233

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G246)

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de certificat de constitution en personne morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the *Business Corporation Act*, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, les certificats présentés ci-dessous ont été annulés et les sociétés ont été dissoutes. La dénomination sociale des sociétés concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2007-08-08 1728109 ONTARIO INC.	1728109
2007-08-03 1742661 ONTARIO INC.	1742661
2007-08-27 1744734 ONTARIO INC.	1744734
2007-08-15 GLOBAL LUMBER RESOURCES 2007 INC.	1743269
2007-08-13 ILLUSIONS LOUNGE AND CLUB INC.	1742928
2007-08-01 KEN-TAS TRADE INC.	1742313
2007-08-01 MISSISSIPPI MILLS DEVELOPMENT CORP.	1728097
2007-08-03 PAPE ENTERPRISES INC.	1743697
2007-08-29 PHILIPPINE ENTERTAINMENT COMPANY LIMITED (PECL)	1745266
2008-05-30 MINDSLIP CORPORATION	1438789

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G247)

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-05-28 SHANNONVILLE COMMUNITY ASSOCIATION	289214

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G248)

Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from May 19, 2008 to May 25, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 19 mai 2008 au 25 mai 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABD EL MUNEM, GHADA.F.	ABD ELMONEM, GHADA.FAISAL.
ABD ELTAWAB, AHMED.MOHAMED.	IHAB, AHMED.MOHAMED..
ABDO, JAMAL.HASSAN.	ABDO, KYLE.
ABOU-CHAKRA, JORI.MARY.	CHAKRA, JORI.MARY.
ABOU-CHAKRA, JOSEPH.EMILE.	CHAKRA, JOSEPH.
ADENUGA, ABISAYO.EHI.	OMOSEHIN, ABISAYO.EHI.
AGUILAR ALMARAZ, MANUEL.ANTONIO.	PETRIMOUX, ANTUA.MARROQUIN.
AHIR, VANITABEN.VIJAY.	AHIR, VANITABEN.VIJAYBHAI.
AL-TIMIMY, HUSSEIN.ALAA.	AL TAMIMI, HUSSAIN.ALAA.
ALLEN, STEVEN.WILLIAM.	KIERSONS, STEVEN.WILLIAM.
ARAGON, IRENE.RANOLA.	ALEXANDER, IRENE.RANOLA.

PREVIOUS NAME

BANASIKOWSKA,
KATARZYNA.DOROTA.
BAZINET, DANIELLE.
ELIZABETH.SWAN.
BEEBY, NIKOLAI.MATTHEW.
BELEC, TYLER.GRAIG.
BELLA, KARMEN.
BERNADETTE.
BELSON, CHASE.
JACKSON.GARNET.
BELSON, MATHEW.VANCE.
BENIN,
ALEXANDER.YOVKOV.
BESCHIERU, MISELI.
BESCHIERU, VEACESLAV.S.
BHANDAL, NAVDEEP.KAUR.
BIGELOW,
LEANA.LORAIN.BERNIER.
BILHAM, DANIEL.TYLER.
BIRD-DAWSON,
JONAS.JORDAN.
BOISSINEAU, MARY.JEAN.
BROWN, LAWRENCE.
MICHAEL.ARIS.
BROWNRIGG,
MARIE.SYLVIE.RITA.
BUTCHER, ISADORA.EDEN.
BUTTERWORTH, PENNY-LYNN.
CARR, KYLIE.MACKENZIE.
CEROVIC, VELJKO.
CHATTERGOON,
THAKURDEEN.
DAHL, DOMENIC.JOEL.
DAVISON-ORDE,
JOANNE.LAVERNE.
DE BIASI, SILVESTRO.
DE LEON, ANNA.
MARIA.ZAPANTA.
DE MORILLO, MARIA.
VIRGINIA.ARCENTALES.
DECOUR, YVES.
DEL BEL, ANGELA.DIANA.
DENG, MIAO.TIAN.
DINIZ,
CRYSTAL.LYNNE.
DIRUSCIO,
JORDAN.PAUL.MACKENZIE.
DOU, ZHENG.
DUONG, TU.DUY.
DUZGUNER, ZAHIDE.
DYKOWYTSCH,
ANDREW.STEPHEN.
FAOUR, SAMIR.
FAULKNER, KODY.KENNETH.
FEHR, MARTIN.
FERHATI, ELVEDINA.
FOX, MARY.THERESA.
FRANCISPRAGASAM,
ANTO.CLEFF.
FURLOTTE, BERNARD.LLOYD.
GALLANT,
JOSEPH.HENRY.ULYSSE.
GAMBHIR, NAKSHITA.
GAWRI, PIA.
GAWRI, ROMAAN.
GEORGE, CHRISTOPHER.
CHRALES.CLIFFORD.
GILLET, RACHELL.LOUISE.
GINN, AUSTIN.GEORGE.

NEW NAME

DONALDSON,
KATARZYNA.DOROTA.
LAPENSKIE, DANIELLE.
ELIZABETH.SWAN.
EFIMOV, NIKOLAI.MATTHEW.
SITKO, TYLER.GRAIG.
PICH, KARMEN.
BERNADETTE.
MUNN, CHASE.
JACKSON.GARNET.
MUNN, MATHEW.VANCE.
BENIN,
ALEXANDER.ANGELO.
BELL, MICHELLE.
BELL, SLAVA.
DHALIWAL, NAVDEEP.KAUR.
BERNIER,
LEANA.THERÈSE.
RENSHAW, DANIEL.TYLER.
DAWSON,
JONAS.JORDAN.
BOISSINEAU, EDNA.MAE.
BROWN, JOHNNY.
MICHAEL.LAWRENCE.
SUTHERLAND,
MARIE.SYLVIE.RITA.
WARE, ISADORA.EDEN.
QUEHE, PENNY-LYNN.
ALLEN, KYLIE.MACKENZIE.
CEROVIC, WILLIAM.VELIKO.
CHATERGUN,
NAVIN.THAKURDEEN.
SCOTT, JAMIE.DOMENIC.
DAVISON,
JOANNE.LAVERNE.
DE BIASI, PETER.SILVESTRO.
RAGUDO, ANNA.
MARIA.ZAPANTA.
MANNA, MARIA.
VIRGINIA.ARCENTALES.
DESCOEURS, YVES.
DEL BEL, DEANNA.ANGELA.
DENG, MARTIN.MIAOTIAN.
FERNANDES,
CRYSTAL.LYNNE.
CASEY,
JORDAN.MACKENZIE.
DOU, JAY.
DUONG, DON.TU.DUY.
DUZGUNSOY, ZAHIDE.
DYKOWYTSCH,
ANDRIJ.STEPHEN.
FAOUR, ADAM.
BUDGE, KODY.CRAIG.
UNGER, MARTIN.FEHR.
MENERI, ELVEDINA.
FOX, LOLA.THERESA.MARY.
FRANCISPRAGASAM,
ANTO.CLIF.
FIRLOTTE, BERNARD.LLOYD.
GALLANT,
ULYSSE.JOSEPH.HENRY.
GAMBHIR, NIKITA.
DHAWAN, PIA.
DHAWAN, ROHIT.
GEORGE, CHRISTOPHER.
YOUSUF.
NEMETH, RACHELL.LOUISE.
HART, AUSTIN.GEORGE.

PREVIOUS NAME

GLENN, RYAN.THOMAS.
GREENBERG,
REBECCA.SARAH.STARR.
GUNASINGAM, THARGINI.
HABIBZAI, WAHEEDULLAH.
HADARI, MAJIDA.
HALL-CARR,
SHELLEY-ANN.MAJORIE.
HARTWICK,
AUSTIN.MARK.HOLLAND.
HEITHORN-ALTHOFF,
DARLENE.MARIE.
HILL,
DANIEL.JEFFREY.HANSEN.
HORNE, GARFIELD.LEE.
HUANG, MIN.YAO.
HUSSEIN NASER,
ALAA.MAHMOUD.
IRELAND, BRANDON.
NICOLAS.MCMURRAY.
IRIOGBE, JOYCE.ODION.
JOHN,
CHARLIE.ALWYN.AYRUN.
JUNG, HAN.NA.
KACHKOUCH, ALI.
KARAJ, FATMIRA.
KARAJ, XHOIS.
KARAYZ,
ELIZABETH.ISABELLA.
KASSIS, FOUTEIN.
KAUR, SATVINDER.
KAUR, VANDANVIR.
KELLOCK,
GERALD.
KHAN, MD.
HASANUZZAMAN.
KHANNA, BUNTY.
KIL, LI.SUNG.
KIL, LUAN.
KIM, HEE.SUNG.
KIPP, LYNETTE.NICOLE.
KIRCHIN, AMANDA.MAE.
KONER, GURJOT.SINGH.
KONER, JAGMEET.SINGH.
KONER, RAGHBIR.SINGH.
KOONER, MANISHA.KAUR.
KORENKIEWICZ, BARBARA.
KOSTIC, MIJOMIR.
KOVALCIK, STEVEN.PAUL.
KOZOVSKI, MITRE.
KUKLA,
JEFFERY.CHRISTOPHER.
KUMARI, FUL.
LACASSE, JESSY.CLAYTON.
LAFITTE, ELISHA.MARIE.
LAFITTE, KELSEY.LYNN.
LAHAV, INBAR.
LAHAV, ITZHAK.
LAHAV, MAYAN.
LAHAV, MICHAL.
LAM, KAREN.
LAM, YEE.MAN.
LAPINOVA, KATARINA.
LAPINOVA, SANDRA.
LEADBEATER, TRACEY.LYNN.
LEE, MEE-HAE.
LENNOX, TRACEY.
LYNN.MARGRET.
LI, NA.

NEW NAME

POLLOCK, RYAN.THOMAS.
ROTHMAN,
ALISSA.SARAH.MIRIAM.
JEEVAKUMAR, THARGINI..
HABIBZAI, OBaidULLAH.
HADRI, MAGDA.
HALL,
SHELLEY-ANN.MAJORIE.
WILLIAMS,
AUSTIN.MARK.HOLLAND.
BRUZZESE,
DARLENE.MARIE.
HANSEN,
DANIEL.JEFFREY.
HORNE, GARY.LEE.
WONG, KATHLEEN.MAN.YIU.
AL TAMIMI,
ALAA.MAHMOUD..
IRELAND-PANTON,
BRANDON.NICOLAS.
OLOKE, JOYCE.ODION.
SARGENT,
CHARLIE.AYRUN.
JUNG, HANNAH.
ASHKOSH, ALI.
KARAJ, MIRA.
KARAJ, JOEY.
KARAYZ,
ISABELLE.KATHLEEN.
KASSIS, JULIA.
SINGH, CINDY.SATVINDER.
GREWAL, VANDANVIR.
KELLOCK,
HOWARD.THOMAS.
KHAN, HASAN.
ZAMAN.MOHAMMED.
KHANNA, NEERAJ.
GIL, LISUNG.
GIL, LUAN.
GIL, HEESUNG.
KIERSONS, LYNETTE.NICOLE.
BOISVERT, AMANDA.MAE.
KOONER, GURJOT.SINGH.
KOONER, JAGMEET.SINGH.
KOONER, RAGHBIR.SINGH.
BASRA, MANISHA.KAUR.
KAGANEK, BARBARA.
KOSTIC, MIOMIR.
KASTIA, STEVE.PAUL.
KOZOVSKI, MIKE.MITRE.
KUKLA,
JEFFREY.CHRISTOPHER.
SINGH, MANISHA.
BLACK, JESSY.CLAYTON.
BENNETT, ELISHA.MARIE.
BENNETT, KELSEY.LYNN.
LAHAV, AMBER.
LAHAV, ZACHY.ITZHAK.
LAHAV, MAYA.
LAHAV, MICHELLE.
LAM-BILY, KAREN.
LAM, TAMMY.GAI-TING.
LAPIN, KATARINA.
LAPIN, SANDRA.DENISE.
BROWN, TRACEY.LYNN.
LEE, GRACE.KANGMEEHAE.
LENNOX-BURTON.
TRACEY.LYNN.MARGRET.
WU, LINA.

PREVIOUS NAME

NEW NAME

LOUIE, EMMA.
MACINTOSH,
SHAWNA-LEE.
MACLEAN,
LINDSEY.ALEXANDRA.
MANOHARAN, BANESTON.
MARTINO, JOAN.
MAYEA, MARIE.PATRICIA.
MC EACHERN,
RODOTHEA.
MC QUIGGAN, LISA.MAY.
MCMILLAN,
ALDEN.ROBERT.LLOYD.
MERKAC,
CYNTHIA.ANNE.MARY.
MICHALEK, PIOTR.JANUSZ.
MILES, JARIL.SARRASIN.
MILLS, LEE.BRIAN.
MOLLAHASANI, BIJAN.
MONIRI-ESFAHANI, FARIMAH.
MONIRI-ESFAHANI, MASOUD.
MONIRI-ESFAHANI,
MOHAMMAD.
MONTMINY,
DORIS.MARION.
MOREAU, KIM.LOUISE.
MORIN, EMMALINE.
GENEVIEVE.
MORIN,
JOSEPH.PATRICK.
MOUSAVI MOHAMMADABADI,
BADROSADAT.
MOVAFFAGH,
COLLEEN.
MUNN, SAMANTHA.JULIA.
MUNOZ,
LUIS.FELIPE.
MUSTAFA,
MOH'D.A.
NADEEM, NUDRAT.
NAGARAJ, APARNA.
NALLATHAMBY, RAJINI..
NATALE,
FELICE.
NEGGERS, MARY.LETITIA.
NGO, TUYET.NHUNG.
NIKITOPOULOS,
ANA.CRISTINA.MACEDO.
NUTTALL, ERI.
NYLOSANG,
TENZIN.DAWA.
PATTON-BURKE,
MICHAEL.JESSY.
PERRY, JUSTIN.DALE.
PHAM, BILL.
PHAM, KELLY.
PHILAVANH, KING.KHAM.
PILECI,
SALVATORE.
PLAVSA, MARKO.

PUNNIAMOORTHY, M.
RAGHEBI, MOHAMMAD.
RAGO,
MICHAEL.WAYNE.
SANGHERA, NAVTEJ.
SANS CARTIER,
MARIE.STEPHANIE.RACHÈLE.
SEARS, GORDON.DOUGLAS.

LOUIE, EMMA.YAM-OI.
MACGILLIVARY,
SHAWNA.LEE.ALTA.
ECKERT,
LINDSEY.ALEXANDRA.
MANOHARAN, BANWESTON.
MARTINO, JOEY.
MAYEA, MARY.PATRICIA.
DESROCHES,
RODOTHEA.COSTANTE.
RICE, LISA.MAY.
MACMILLAN,
ROBERT.ALDEN.LLOYD.
MERKAC,
CINDY.ANNE.MARY.
GRONSKI, PIOTR.
BLOK, JARIL.SARRASIN.
MILLS, BRIAN.LEE.
MARSH, BIJAN.
MONIRI, NEDA.FARIMAH.
MONIRI, MASOUD.
MONIRI,
KIAN.MOHAMMAD.
MONTMINY,
DOREEN.MARION.
WILSON, KIM.LOUISE.
SCHARBACH, EMMALINE.
GENEVIEVE.TATIANA.
SCHARBACH,
JOSEPH.PATRICK.ANTHONY.
MOUSAVI,
BADROSADAT.
MOVAFFAGH,
COLLEEN.AGHIDAS.
MUNN, SAM.
MUNOZ-OROZCO,
LUIS.FELIPE.
MUSTAFA, MOHAMMED.
ABDULQADER.SHAREEF.
KHAWAR, NUDRAT.
MULL, APARNA.
KAJANITHY, RAJINI.
NATALE, PHILIP.
ANTHONY-FELICE.
TAGGART, MARY.LETITIA.
BRETON, SOPHIA.NHUNG.
BEZPALKO,
ANA.CRISTINA.MACEDO.
MAEDA, ERI.
GYANZUSANG,
TENZIN.DAWA.
PATTON,
MICHAEL.JESSY.
ODELL, JUSTIN.DALE.
NGUYEN, BILL.
NGUYEN, KELLY.
PHILAVANH, KIM.
MORO,
SALVATORE.TOMMASO.
PLAVSHA, MARKO.
SATHIES,
MAJURANANTHACHELVY.
NIKY, JOHN.
ROGONSKY,
MICHAEL.WAYNE.
SANGHERA, NAVTEJ.SINGH.
GALIEPEAU,
MARIE.STEPHANIE.RACHÈLE.
SIMON, GORDON.DOUGLAS.

PREVIOUS NAME

NEW NAME

SEECHARAN, HARRY.
SEMAKOVA, TETYANA.
SENARATH,
DHARMARAJA.KUMA.
SENARATH,
DHARMARAJA.KUMA.
SHAN, DAN.
SHANNON,
JULIE.ANN.ROSEANNA.
SIMMERSON, MEGAN.LYNN.
SIN, YUK.MEI.
SINGH, MANPREET.
SINGH, PRABHJOT.
SINGH, RYAN.
SNYDER,
KENNETH.FREDRICK.
SOKHI, NISHA.
SOROKOPUD, NOVOLITA.
STERLING, AGATHA.
SUESS,
BRIAN.JAMES.SYLVESTER.
SYMMERS, STEPHANIE.A.
THAMBIRAJAH,
MITHULAN.SATHIYAPALAN.
THIRUKETHEESWARAN,
AHALYA.
THIRUKETHEESWARAN,
SUHANYA.
THIRUKETHEESWARAN,
THEVAKY.
TOHME, MAISA.
TRAN, LAM.
THUY.NGOC.
TRIBE,
MARJORIE.ELLEN.
TSING, CALMAN.WING-ZHAO.
URQUHART,
ALICIA.DAWN.LOUISE.
URQUHART,
MAKAYLA.LOUISE.
VAN NOORT,
LAURA.MICHELLE.
VERBERNE, HARRIETE.
ANTONETTA.MARIA.
VYNOGRADSKA, OLENA..
WANASINGHE,
WANASINGHE.ARAC.
WANG, SI.YU..
WOLDYES,
WONDEWOSEN.TESSEMA.
WONG, CHI.MING.LOUIS.
WONG, MAN.
WOOD, JAKOB.DEAN.
WOOD,
ZACHARY.DENNIS.
XU, SHI.LIU.
YANG, JUAN.
YAP, OI.THYE.
YOUSIF, DALAL.
YU, CHU.AI-QIN.
ZANGENEH KAZEMI,
MOHAMMADREZA.
ZENG, NING.TONG.
ZHU, YANG.
ZUREIQAT, MOHAMMAD.

SEECHARAN, TONY.HARRY.
TRUNOV, TATYANA.
SENARATH,
HIRUNI.MAHESHIKA.
SENARATH,
SANDUNI.KOSHILA.
SHAN, DANA..
RICHARDSON,
JULIE.ANN.ROSEANNA.
HALL, MEGAN.LYNN.
KWOK, MONICA.YUKMEI.
VIRDI, MANPREET.SINGH.
DHILLON, PRABHJOT.SINGH.
JOHNSON, RYAN.TROY.
BRUSHEY,
KENNETH.FREDERICK.
UBHI, NISHA.
SOROKOPUD, RITA.
STERLING, ANGELA.AGATHA.
SUESS,
ADRIANA.LYNN.
CARMICHAEL, STEPHANIE.A.
SATHIYAPALAN,
MITHULAN.
KETHEESWARAN,
AHALYA.
KETHEESWARAN,
SUHANYA.
KETHEESWARAN,
THEVAKY.
ASHKOSH, MAISA.
AM, SWANA.JOY.
TU.HUYEN.MINH.
HUNTER-TRIBE,
MATTHEW.BRAEDYN..
XU, CALVIN.WING-ZHAO.
MEAWASIGE,
ALICIA.DAWN.LOUISE.
MEAWASIGE,
MAKAYLA.LOUISE.
YEVA,
ELLE.RENITA.
VERBERNE, HATTY.
MARIA.ATONETTA.
VINOGRADSKY, ELENA.
WANASINGHE,
KUMARI.
WANG, SHIRLEY.SIYU.
TESSEMA,
WONDESH.
WONG, LOUIS.
WONG, THERESA.MAN.
DESROCHES, JAKOB.DEAN.
DESROCHES,
ZACHARY.DENNIS.
HUI, STAN.SAMSUNG.
SHAO, LORIA.
BROESE, SERENA.OI.THYE.
KAZANJI, DALAL.
ZHU, AIQIN.
ZANGENEH,
MOHAMMAD.
ZENG, ANITA.NINGTONG.
ZHU, SANDY.YANG.
ZUREIQAT, MICHAEL.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Marriage Act Loi sur le mariage

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisés des mariages en Ontario ont été délivrés aux suivants:

May 20-23

NAME	LOCATION	EFFECTIVE DATE
Hiebert, Jacob	Calgary, AB	21-May-08
July 03, 2008 to July 07, 2008		
Stokes, Gary	Lancaster, ON	21-May-08
July 02, 2008 to July 06, 2008		
Gjergji, Nue	Southfield, MI	21-May-08
July 24, 2008 to July 28, 2008		
O'Brien, o. Carm, Joseph	Cresskill, N.J.	21-May-08
July 02, 2008 to July 06, 2008		
Cowan, Edgar	St. Catharines, ON	21-May-08
July 10, 2008 to July 14, 2008		
Deveau, Daniel	Moncton, NB	21-May-08
July 24, 2008 to July 28, 2008		
Rhodes, Lynn	Berkeley, CA	21-May-08
July 03, 2008 to July 07, 2008		
Glencross, Bruce	Pointe Claire, QC	21-May-08
July 24, 2008 to July 28, 2008		
Gillies, Donald	Burlington, ON	21-May-08
July 17, 2008 to July 21, 2008		
Norman, David J.	Edmonton, AB	21-May-08
July 02, 2008 to July 06, 2008		
Brown, Trevor	Etobicoke, ON	21-May-08
July 17, 2008 to July 21, 2008		
Laird, Anne	Sherwood Park, AB	21-May-08
July 17, 2008 to July 21, 2008		
Pomkoski, Paul	Montreal, QC	21-May-08
July 10, 2008 to July 14, 2008		
Vincent, Paul	Chilliwack, BC	21-May-08
July 10, 2008 to July 14, 2008		
Power, Frank	Antigua, West Indies	21-May-08
July 10, 2008 to July 14, 2008		
Achadinha, James	Woburn, MA	21-May-08
July 24, 2008 to July 28, 2008		
Merckel, Edward	Saint Peters, MO	21-May-08
July 10, 2008 to July 14, 2008		
Recker, Charles Matthew	Rosedale, NY	21-May-08
July 24, 2008 to July 28, 2008		
	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil	
(141-G250)		

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

May 26-30

NAME	LOCATION	EFFECTIVE DATE
Wong, Joseph Sau-Kin	Richmond Hill, ON	26-May-08
Kelly, Valerie Ann	Kingston, ON	26-May-08

NAME	LOCATION	EFFECTIVE DATE
Dang, Chinh	Brampton, ON	26-May-08
Martin, Arthur	Scarborough, ON	26-May-08
Santojanni, Rolando	Toronto, ON	26-May-08
Hipsher, Brenda Kay	Niagara Falls	26-May-08
Merginio, Mario	Windsor, ON	26-May-08
Fletcher, David Paul	Wainfleet, ON	26-May-08
Robinson, Bernard	Mississauga, ON	26-May-08
Bain, Colin	Owen Sound, ON	26-May-08
Robinson, Paul Walter	Tillsonburg, ON	26-May-08
Wilson, Joseph	North York, ON	26-May-08
Kent, Wayne Edward Peter	Ilderton, ON	26-May-08
Toban, Thelma Maud	Ajax, ON	26-May-08
Lyder, Hazel	Owen Sound, ON	26-May-08
Collado, Daniel	Napanee, ON	26-May-08
Baker, Catherine	Brooklin, ON	26-May-08
Faris, Gary	Orangeville, ON	26-May-08
Cook, John D.	Vineland, ON	26-May-08
Dillon, David L.	London, ON	26-May-08
Wood, Yiaojie	Toronto, ON	26-May-08
Crocker, John H.	Parry Sound, ON	26-May-08
Splett, Daniel Karl	Thornhill, ON	26-May-08
Buchanan, Pepeto R.	Etobicoke, ON	26-May-08
Joseph, Mavis Q	Mississauga, ON	26-May-08
Cho, Byoung Moo	Mississauga, ON	26-May-08
White, Donald	Woodbridge, ON	26-May-08
Chadjioannou, Jordan	Ennismore, ON	26-May-08
Mohamed, Faizal Sae'ed	Georgetown, ON	26-May-08
Montgomery, Donald James	Barrie, ON	26-May-08
Payton, Ralph G.	Toronto, ON	26-May-08
Sanchez, Daniel	Etobicoke, ON	26-May-08
Ewing, Walter	Battersea, ON	26-May-08
Capay, Alec N.	Lac Seul, ON	26-May-08
Fam, Michael	Ottawa, ON	26-May-08
Saad, Charles	Windsor, ON	26-May-08
Kim, John Chong-Dong	Toronto, ON	26-May-08
Stubbs, Andrew John	London, ON	26-May-08
Sullivan, Dwyer	Kitchener, ON	26-May-08
Hughes, Christina Iris	Dundas, ON	26-May-08
Rutababiza, Thierry	North York, ON	26-May-08
Maddison, Douglas D.	Chatham, ON	26-May-08
McDonald, Robbie	Etobicoke, ON	26-May-08
Warner, Jonathan Douglas	St. Catharines	26-May-08
Leonar, Alfred	Peterborough, ON	26-May-08
Whiticar, Mark K	Ignace, ON	26-May-08
Smith, Marcia	Brampton, ON	26-May-08
Simmons, Titus	Scarborough, ON	26-May-08
Paik, Kwang-Ho	Toronto, ON	26-May-08
Solano Quesnel, Rodrigo Emilo	Ottawa, ON	26-May-08
Armstrong, Robert	Ottawa, ON	26-May-08
Lester, Rose	Mississauga, ON	26-May-08
Harwood, Reginald Roy	Elliott Lake, ON	26-May-08
Kulathungam, Lyman Niranjan	Brampton, ON	26-May-08
Hunter, Robert	Oshawa, ON	26-May-08
Parsons, Robert G.	Brampton, ON	26-May-08
Walberg, Randy	Thunder Bay, ON	26-May-08
Godon, Kenneth	Markham, ON	26-May-08
No, Sung Hwan	Markham, ON	26-May-08
Park, Kwang Bae	Toronto, ON	26-May-08
Kuefer, Jane	Stratford, ON	26-May-08
Kolenko, Joseph	London, ON	26-May-08
Zareian, Bahiyyih	Alliston, ON	26-May-08
Flynn Sackey, Joseph	Hamilton, ON	26-May-08
Dickson, Gregory	Toronto, ON	26-May-08
Ketchedjan, Sipan	Willowdale, ON	26-May-08
Wood, Gary	Gravenhurst, ON	28-May-08
Thangaraj, Joseph	Moosonee, ON	30-May-08
Berg, Bernie	Windsor, ON	30-May-08
Friesen, Aron P.	Chatham, ON	30-May-08

NAME	LOCATION	EFFECTIVE DATE
Vaillancourt, Jared	Vineland, ON	30-May-08
Steedman, Peter	London, ON	30-May-08
Knapton, Amber	Burlington, ON	30-May-08
Hanna, Sameh	Richmond Hill, ON	30-May-08
Ro, Young Ho	Hamilton, ON	30-May-08
Williams, Octavia	Mississauga, ON	30-May-08
Olsen, James	Burlington, ON	30-May-08
Ayers, Thomas	Grimsby, ON	30-May-08
Fung-Wong, Sophia Yuk-Yin	Richmond Hill, ON	30-May-08
Kalambay, Fiston	Gatineau, QC	30-May-08
Jenvey, Stephen	Dundas, ON	30-May-08
Kuechler, Matthew	Cambridge, ON	30-May-08
Battaglia, Pio	Hamilton, ON	30-May-08
Giffen, David Ian	London, ON	30-May-08
Enns, Jeffrey	Niagara Falls, ON	30-May-08
Blacksmith, Kenny	Gloucester, ON	30-May-08
Mokwe, Daniel	Toronto, ON	30-May-08
Bonar, Ron	Burlington, ON	30-May-08
Cuthill, Shawn	Markham, ON	30-May-08
Ingwall, Patricia 'Gail'	St. Catharines, ON	30-May-08
Anokye-Manu, Charles	Etobicoke, ON	30-May-08
West, William E.	Pickering, ON	30-May-08

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Mahler, Ron	Haliburton, ON	28-May-08
(141-G251)	JUDITH M. HARTMAN, Deputy Registrar General/ Registraire générale adjointe de l'état civil	

Ministry of Education

NOTICE TO BE PUBLISHED IN THE ONTARIO GAZETTE RE VESTING ORDER AGAINST TORONTO CATHOLIC DSB

NOTICE IS HEREBY GIVEN that the Toronto Catholic District School Board has become subject to the provisions of Division "D" of Part IX of the *Education Act*, R.S.O. 1990, c. E.2, as amended, by an order of the Lieutenant Governor in Council made on the 4th day of June, 2008, and that after the publication of this notice in *The Ontario Gazette*, no proceeding against the said Board shall be commenced or continued in any court without leave of the Minister of Education, and no order of any court shall be enforced against the said Board without leave of the Minister of Education.

(141-G252E)

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Rohmes, Marcum p. Leopoldum May 22, 2008 to May 26, 2008	Belgrade, Serbia	26-May-08
Sparling, William James June 12, 2008 to June 16, 2008	Oakville, ON	26-May-08
Sparling, William James August 06, 2008 to August 10, 2008	Oakville, ON	26-May-08
Maracle, John E. June 26, 2008 to June 30, 2008	Tyendingaga Mohawk Territory	26-May-08
VanderVenn, Dale June 05, 2008 to June 09, 2008	Jenison, MI U.S.A.	26-May-08
Stewart, Elizabeth Joan June 26, 2008 to June 30, 2008	Bishops Falls, NF	26-May-08
Varga, Alexander June 12, 2008 to June 16, 2008	Oromocto, NB	26-May-08
VanBeek, Lawrence June 04, 2008 to June 08, 2008	Souris, MB	26-May-08
Klumpenhowe, David June 05, 2008 to June 09, 2008	Avondale, AZ U.S.A.	26-May-08
Moerdyk, Eric May 29, 2008 to June 02, 2008	Abbotsford, BC	30-May-08

Ministère de l'Éducation

AVIS DE DÉCRET À L'ENDROIT DU TORONTO CATHOLIC DISTRICT SCHOOL BOARD

AVIS EST PAR LES PRÉSENTES DONNÉ QUE le Toronto Catholic District School Board est assujéti aux dispositions de la section D de la partie IX de la *Loi sur l'éducation*, L.R.O. 1990, chap. E.2, dans sa version modifiée, par un décret du lieutenant-gouverneur en conseil pris le 4 juin 2008, et qu'après publication du présent avis dans la *Gazette de l'Ontario*, aucune instance ne peut être introduite ou poursuivie contre ce conseil scolaire devant quelque tribunal que ce soit sans l'autorisation de la ministre de l'Éducation, et aucune ordonnance judiciaire ne peut être exécutée à l'encontre dudit conseil sans l'autorisation de la ministre de l'Éducation.

(141-G252F)

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

**Corporation Notices
Avis relatifs aux companies**

**NATIONAL GUARANTY MORTGAGE
INSURANCE COMPANY APPLICATION FOR AN
INSURANCE LICENCE**

Notice is hereby given, pursuant to section 49 of the *Insurance Act* (Ontario), that National Guaranty Mortgage Insurance Company (a company yet to be incorporated) intends to apply to the Superintendent of Financial Services for an insurance licence authorizing National Guaranty Mortgage Insurance Company to carry on within Ontario the business of mortgage insurance.

May 24, 2008

BLAIR KEEFE
Solicitor for the applicant
Torys LLP
Suite 3000, 79 Wellington Street West
Toronto, Ontario
M5K 1N2

(141-P144) 21, 22, 23, 24

**Sheriff's Sale of Lands
Vente de biens-fonds par le shérif**

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Ontario Superior Court of Justice at 235 Pinnacle Street, Belleville, Ontario K8N 3A9 dated December 17, 2007, Court File Number 07-0000611, to me directed, against the real and personal property of **WAYNE HAGERMAN** Defendant, at the suit of **ROYAL BANK OF CANADA**, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of **WAYNE HAGERMAN**, Defendant in and to:

Part of Block 45, Registered Plan 218, Village of Madoc, County of Hastings, designated as Parts 2 and 3, Plan 21R-4664.

All of which said right, title, interest and equity of redemption of **WAYNE HAGERMAN**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 235 Pinnacle Street, Belleville, ON. on Monday, July 14, 2008 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at 235 Pinnacle Street, Belleville, ON K8N 3A9.

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

**THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF
WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.**

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: June 02, 2008

BONNIE S. GRACE
*Sheriff of the Counties of
Hastings and Prince Edward*
235 Pinnacle Street
Belleville, ON K8N 3A9
(613) 962-9106

(141-P164)

**Sale of Lands for Tax Arrears
by Public Tender
Ventes de terrains par appel d'offres
pour arriéré d'impôt**

City of Toronto Act, 2006

SALE OF LAND BY PUBLIC TENDER

THE CITY OF TORONTO

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on Thursday July 3rd, 2008 at the tender box at Revenue Services, Lower Level, North York Civic Centre, 5100 Yonge Street, Toronto, Ontario, M2N 5V7.

The tenders will then be opened in public on the same day at 3:30 p.m. in North York Civic Centre, Council Chambers.

Description of Land(s):

Assessed Address: 290 Old Weston Road
 Assessment Roll #: 1904 03 2 150 02310 0000
 PIN: 21357 – 0247 (LT)
 Lot 14-17, 40-41, Plan 1703, Block B, C, D, & E, Plan 1703; Part Block A, Plan 1703; Part Lot 13, Plan 1703; Part Lot 13, Plan 1127; Part Lot 35, Con. 2 FTB
 Designated as Parts 1-3, 5-10, 14 and 15, 63R5041 & Part 2, 64R15680
 City of Toronto
 Land Titles Division of the Toronto Registry Office No.66
 Vacant Industrial Property

**NOTE: FORMER DRY-CLEANING SITE
 AND SUBJECT TO CROWN LIEN**

Minimum Tender Amount: \$1,714,964.80

Assessed Address: 890 Broadview Ave, Rear
 Assessment Roll #: 1904 07 5 490 05900 0000
 PIN: 10395 – 0210 (LT)
 Part of Lot 54, Plan 257 Toronto, as in EV61679
 City of Toronto
 Land Titles Division of the Toronto Registry Office No. 66
 Landlocked strip of land approximately 20' x 12'
Minimum Tender Amount: \$6,718.70

Assessed Address: 42 Allanbrooke Drive
 Assessment Roll #: 1919 02 2 040 05600 0000
 PIN: 07514 – 0286 (LT)
 Part Lots 34 and 35, Plan 3297 as in EB321741
 City of Toronto (formerly Etobicoke)
 Land Titles Division of the Toronto Registry Office (No.66)
 Vacant Residential Property.
Minimum Tender Amount: \$49,020.78

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order, a bank draft or cheque certified by a bank or trust corporation payable to the City of Toronto and representing at least 20 per cent of the tender amount.

The City of Toronto makes no representation regarding the title to or any other matters including environmental condition, relating to the lands to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *City Of Toronto Act, 2006* and the Toronto Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant municipal and provincial land transfer tax and applicable GST.

The City of Toronto has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

NICK NADDEO – Manager
 Revenue Account and Collections,
 Revenue Services
 City of Toronto
 5100 Yonge Street,
 Toronto, Ontario M2N 5V7
 (416) 395-0014

For more information, please visit our website at www.toronto.ca/taxes/.

(141-P165)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

**THE CORPORATION OF THE TOWN OF
 GREATER NAPANEE**

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 02 July 2008, at the Town Hall, PO Box 97, 124 John St., Napanee, Ontario K7R 3L4.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Town Hall, 124 John St., Napanee.

Description of Land(s):

Roll No. 11 21 160 030 29512 0000, PIN 45102-0037(LT), PT LT 21 CON 3 ADOLPHUSTOWN PT 12 R60; GREATER NAPANEE. File No. 06-07.

Minimum Tender Amount: \$8,315.62

Roll No. 11 21 160 030 29572 0000, PIN 45102-0052(LT), PT LT 21 CON 3 ADOLPHUSTOWN PT 72 R60; GREATER NAPANEE. File No. 06-09.

Minimum Tender Amount: \$4,552.42

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. JOAN BRUCE
 Tax Clerk
 The Corporation of the Town of Greater Napanee
 PO Box 97
 124 John St.
 Napanee, Ontario K7R 3L4
 (613) 354-3351 Ext. 2007
www.greaternapanee.com

(141-P166)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF AYLMER

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 09 July 2008, at the Municipal Office, 46 Talbot St. West, Aylmer, Ontario N5H 1J7.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 46 Talbot St. West, Aylmer.

Description of Land(s):

Roll No. 34 11 030 000 13614 0000, Elm Street W/S, PIN 35300-0208(LT), BLK A PL 311 AYLMER; PT LT 82 CON NTR MALAHIDE AS IN E139966, BTN LT 9 PL 311 & PT 1 11R1995; EXCEPT E229185; AYLMER. File 06-02.

Minimum Tender Amount: \$13,317.57

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. LISA PELTON
Tax Collector/Deputy Treasurer
The Corporation of the Town of Aylmer
46 Talbot St. West
Aylmer, Ontario N5H 1J7
(519) 773-3164
www.aylmer.ca

(141-P167)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF CENTRAL MANITOULIN

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 09 July 2008, at the Municipal Office, 6020 Highway 542, P.O. Box 187, Mindemoya, Ontario P0P 1S0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Council Chambers at the Municipal Office, 6020 Highway 542, Mindemoya.

Description of Land(s):

Roll No. 51 04 030 001 00100 0000, Part Lot 1, Concession 1, Geographic Township of Sandfield, Now Township of Central Manitoulin, District of Manitoulin (No. 31) Designated as Part 1, Plan 31R3284. File 01-25

Minimum Tender Amount: \$15,648.66

Roll No. 51 04 010 001 56900 0000, 541 Lake Huron Dr., PIN 47113-0029(LT), PCL 2019 SEC MANITOULIN; LT 8 PL 31M196; CENTRAL MANITOULIN. File No. 06-08.

Minimum Tender Amount: \$ 7,471.92

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. RUTH FRAWLEY
Clerk-Treasurer
The Corporation of the Municipality of Central Manitoulin
P.O. Box 187
Mindemoya, Ontario P0P 1S0
(705) 377-5726
centralm@amtelecom.net

(141-P168)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF BRIGHTON

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 16 July 2008, at the Municipal Office, 35 Alice Street, P.O. Box 189, Brighton, Ontario K0K 1H0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 35 Alice Street, Brighton.

Description of Land(s):

Roll No. 14 08 108 050 00110 0000, Butler St., Lot 6 North of Butler Street, Plan 62, Designated as Part 4, Plan 39R8972, Town of Brighton, In the Municipality of Brighton, County of Northumberland (No. 39). File No. 06-03.

Minimum Tender Amount: \$6,787.60

Roll No. 14 08 206 040 13105 0000, 824 Smith St., Part of Block I & Block J, Plan 41, Part of Lot 24, Concession A, Designated as Part 2, Plan 38R1834, Geographic Township of Brighton, In the Municipality of Brighton, County of Northumberland (No. 39). File No. 06-07.

Minimum Tender Amount: \$9,288.05

Roll No. 14 08 206 060 02900 0000, 2364 County Rd. 30, Lot 4, Block A, West of Main Street, Plan 55, Formerly the Township of Brighton, Now the Municipality of Brighton, County of Northumberland (No. 39). File No. 06-08.

Minimum Tender Amount: \$5,389.68

Roll No. 14 08 108 060 30300 0000, 93 Prince Edward St., Part 1 Plan 38R-4474 being part of Lot 26, Lot 27, part of Lot 28, East of Prince Edward Street, Plan 28, and part of Lot 35 Concession B, And Parts 2, 3, 4 and 5 on Plan 38R-4474, Being part of Lot 35, Concession B, together with an easement over Part 6 on Plan 38R-4104, being part of Lot 35, Concession B, and Subject to an easement over Part 2 on Plan 38R-4104, being part of Lot 35, Concession B, Formerly the Town of Brighton, Now the Municipality of Brighton, County of Northumberland (No. 39), As in Instrument No. 248000. File No. 06-09.

Minimum Tender Amount: \$914,223.98

Roll No. 14 08 206 050 11701 0000, Part of Lot 2, Concession 5, Formerly the Township of Brighton, Now the Municipality of Brighton, County of Northumberland (No. 39), As previously described in Instrument No. 145656. **(PROPERTY IS ENVIRONMENTAL HOLDING ZONE)** File No. 06-10.

Minimum Tender Amount: \$45,489.63

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MS. DONNA DELONG
Tax Collector
The Corporation of the Municipality of Brighton
35 Alice Street
P.O. Box 189
Brighton, Ontario K0K 1H0
(613) 475-0670 x101
Email: donna@brighton.ca

(141-P169)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF PETROLIA

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 16 July 2008, at the Municipal Office, 411 Greenfield Street, Petrolia, Ontario N0N 1R0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 411 Greenfield Street, Petrolia.

Description of Land(s):

Roll No. 38 19 000 070 00900 0000, 4228 Petrolia Line, PIN 43330-0214(LT), PT LT 13 CON 11 ENNISKILLEN AS IN L888388; PETROLIA. File 06-05

Minimum Tender Amount: \$32,508.61

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MRS. KIM THOMPSON
Director of Finance
The Corporation of the Town of Petrolia
411 Greenfield Street
Petrolia, Ontario N0N 1R0
(519) 882-2350 Ext. 225
www.town.petrolia.on.ca

(141-P170)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF BELLEVILLE

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 11 July 2008, at City Hall, 169 Front Street, Belleville, Ontario K8N 2Y8.

The tenders will then be opened in public on the same day at 3:00 p.m. at City Hall, 169 Front Street, Belleville.

Description of Land(s):

Roll No. 12 08 060 180 11900 0000, 22 Highland Ave., PART OF PIN 40466-0097(LT), Part Lot 32, Plan 9, Geographic Township of Thurlow, In the City of Belleville, County of Hastings (No. 21), Being the lands described in Schedule A of QR639344, T/W as in QR639344, S/T Interest in QR639344. File No. 07-06.

Minimum Tender Amount: \$38,311.17

Roll No. 12 08 060 180 12000 0000, 20 Highland Ave., PART OF PIN 40466-0097(LT), Part Lot 32, Plan 9, Geographic Township of Thurlow, In the City of Belleville, County of Hastings (No. 21), Being the lands described in Schedule B of QR639344, T/W QR639344, S/T Interest in QR639344. File No. 07-07.

Minimum Tender Amount: \$18,337.97

Roll No. 12 08 070 220 03988 0000, Centre St. E/S, PIN 40436-0219(LT), Parcel Plan-1, Section 21M190, Blk 16, Plan 21M190, Geographic Township of Thurlow, In the City of Belleville, County of Hastings (No. 21). File No. 07-10.

Minimum Tender Amount: \$5,767.77

Roll No. 12 08 100 045 06207 0000, PIN 40524-0264(LT), PT LT 6 CON 4 THURLOW PT 3 EXPROP PL 2163; BELLEVILLE; COUNTY OF HASTINGS. File No. 07-13.

Minimum Tender Amount: \$3,331.37

Roll No. 12 08 100 045 06206 0000, PIN 40524-0263(LT), PT LT 6 CON 4 THURLOW PT 1 EXPROP PL 2163 BELLEVILLE; COUNTY OF HASTINGS. File No. 07-14.

Minimum Tender Amount: \$4,201.18

Roll No. 12 08 030 085 23100 0000, 187 Stanley St., PIN 40509-0029(LT), LT 47 PL 123 THURLOW; S/T EXECUTION 04-00006, IF ENFORCEABLE; BELLEVILLE; COUNTY OF HASTINGS. File No. 07-18.

Minimum Tender Amount: \$4,747.05

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MS. SUSAN HOWARD
Manager of Taxation
The Corporation of the City of Belleville
169 Front Street
Belleville, Ontario K8N 2Y8
(613) 967-3243
www.city.belleville.on.ca

(141-P171)

**Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation**

2008—06—14

ONTARIO REGULATION 162/08

made under the

ONTARIO PLANNING AND DEVELOPMENT ACT, 1994

Made: May 26, 2008

Filed: May 26, 2008

Published on e-Laws: May 27, 2008

Printed in *The Ontario Gazette*: June 14, 2008

Amending O. Reg. 482/73

(County of Halton (now The Regional Municipality of Halton), City of Burlington)

Note: Ontario Regulation 482/73 has previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations which can be found at www.e-Laws.gov.on.ca.

1. Subparagraph 1 v of subsection 2 (2) of Ontario Regulation 482/73 is amended by adding the following sub-subparagraph:

- C. That parcel of land in the City of Burlington (formerly in the Township of East Flamborough) in The Regional Municipality of Halton, being part of Lots 11 and 12 in Concession 2, and part of Lot 33 on Registrar's Compiled Plan 1333 and identified as Property Identification Number 07191-0177 (LT), registered in the Land Registry office for the Land Titles Division of Halton (No. 20).

2. Section 30 of the Regulation is revoked.

3. Schedule 17 to the Regulation is revoked.

4. This Regulation comes into force on the day it is filed.

Made by:

BRUCE SINGBUSH
Regional Director (Acting)
Municipal Services Office — Central Region
Ministry of Municipal Affairs and Housing

Date made: May 26, 2008.

24/08

ONTARIO REGULATION 163/08

made under the

PRIVATE SECURITY AND INVESTIGATIVE SERVICES ACT, 2005

Made: May 26, 2008

Filed: May 26, 2008

Published on e-Laws: May 27, 2008

Printed in *The Ontario Gazette*: June 14, 2008

Revoking O. Reg. 463/07

(Training and Testing)

Note: Ontario Regulation 463/07 has not previously been amended.

1. Ontario Regulation 463/07 is revoked.
2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 163/08

pris en application de la

LOI DE 2005 SUR LES SERVICES PRIVÉS DE SÉCURITÉ ET D'ENQUÊTE

pris le 26 mai 2008

déposé le 26 mai 2008

publié sur le site Lois-en-ligne le 27 mai 2008

imprimé dans la *Gazette de l'Ontario* le 14 juin 2008

abrogeant le Règl. de l'Ont. 463/07

(Formation et administration de tests)

Remarque : Le Règlement de l'Ontario 463/07 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 463/07 est abrogé.
2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

Le ministre de la Sécurité communautaire et des Services correctionnels,

RICK BARTOLUCCI

Minister of Community Safety and Correctional Services

Date made: May 26, 2008.

Pris le : 26 mai 2008.

24/08

ONTARIO REGULATION 164/08

made under the

LONG-TERM CARE ACT, 1994

Made: May 14, 2008

Filed: May 30, 2008

Published on e-Laws: May 30, 2008

Printed in *The Ontario Gazette*: June 14, 2008

Amending O. Reg. 386/99
(Provision of Community Services)

Note: Ontario Regulation 386/99 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 386/99 is amended by adding the following subsection:

(2) A reference in this Regulation,

- (a) to an hour of service is a reference to an hour of service received by a person, no matter how many persons provide service to the person during that hour;
- (b) to a visit is a reference to a single visit to a person, no matter how many persons participate in that visit.

2. (1) Paragraph 1 of subsection 3 (1) of the Regulation is revoked and the following substituted:

- 1. 120 hours, in the first 30 days of service.

(2) Paragraph 2 of subsection 3 (1) of the Regulation is amended by striking out “60” at the beginning and substituting “90”.

(3) Subsection 3 (3) of the Regulation is revoked and the following substituted:

(3) Despite subsection (1), if a community care access centre determines that extraordinary circumstances exist that justify the provision of additional services, the community care access centre may provide more than the maximum number of hours of homemaking and personal support services set out in that subsection,

- (a) to a person who is in the last stages of life;
- (b) to a person who is awaiting admission to a long-term care home, and who has been placed on a waiting list by a placement co-ordinator under one of the following regulations and is currently on that list:
 - (i) Regulation 69 of the Revised Regulations of Ontario, 1990 (General) made under the *Charitable Institutions Act*,
 - (ii) Regulation 637 of the Revised Regulations of Ontario, 1990 (General) made under the *Homes for the Aged and Rest Homes Act*,
 - (iii) Regulation 832 of the Revised Regulations of Ontario, 1990 (General) made under the *Nursing Homes Act*; or
- (c) for no more than 90 days in any 12-month period, to any other person.

3. Paragraphs 1 and 2 of subsection 4 (1) of the Regulation are revoked and the following substituted:

- 1. 120 visits from a registered nurse or a registered practical nurse in a 30-day period.
- 2. The following number of hours of service in a 30-day period:
 - i. if services are provided by registered nurses, 184 hours of service,
 - ii. if services are provided by registered practical nurses, 227 hours of service, or
 - iii. if the services are provided by both registered nurses and registered practical nurses, 206 hours of service.

4. This Regulation comes into force on the day it is filed.

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-25
Saturday, 21 June 2008

Toronto

ISSN 0030-2937
Le samedi 21 juin 2008

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

1759170 Ontario Limited (o/a Mirage Limousine) 47983
69 William St., S. S. 4, Salem, ON N0B 1S0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, Halton and Waterloo and the Counties of Wellington, Elgin, Norfolk and Dufferin to the Ontario/Quebec and the Ontario/USA border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or drop off of passengers except at point of origin.

PROVIDED further that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

Applies for a public vehicle operating licence as follows: **47983-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, Halton and Waterloo and the Counties of Wellington, Elgin, Norfolk and Dufferin.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver

752735 Ontario Limited 44154-C
29556 B Highway 28 South, P. O. Box 1863, Bancroft, ON K0L 1L0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for:

- the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards;
- the Trillium Lakeland District School Board between points in the Counties of Hastings and Haliburton and schools under the jurisdiction of the aforesaid School Board.

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs

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1459



PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-8124 now in the name of 752735 Ontario Limited be cancelled.

Bramalea Superb Limousine Livery Service Inc. 46386
330 Mill St. S., Suite 810, Brampton, ON L6Y 3V3

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham and Halton and the Counties of Wellington and Dufferin to the Ontario/Quebec and the Ontario/USA border crossings for furtherance and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or drop off of passengers except at point of origin.

PROVIDED further that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

Applies for a public vehicle operating licence as follows: **46386-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of Peel, York, Durham and Halton and the Counties of Wellington and Dufferin.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of 12 exclusive of the driver.

County Bus Service Limited 47127
507 Ashley St., P. O. Box 70, Foxboro, ON K0K 2B0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-6865 now in the name of County Bus Service Limited be cancelled.

Loyalist Bus Lines Ltd. 44287-B
25 O'Hare St., Belleville, ON K8P 4R9

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-7885 now in the name of Loyalist Bus Lines Ltd. be cancelled.

(141-G253) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-06-21	
ANBARCO INC.	001035740
BALKE ENGINEERING INC.	000729868
BEL-AIR FENCE LTD./CLOTURES BEL-AIR LTEE.	001460794
BENJOECOER INC.	001053792
BLUME DESIGN CORP.	000638627

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CAKEMAKER INC.	002027348
CANADIAN YACHT REBUILDERS INCORPORATED	000775821
CANDUMEX INTERNATIONAL INC.	001005248
CEDAR RIDGE PRODUCTIONS LTD.	001302461
CENTRAL RESTAURANT LIMITED	000413771
COMFEX BUSINESS CENTRES INC.	001508299
CORPORATE AUCTION SERVICES GROUP INC.	001275086
COUNTRY ROADS SPORTSWEAR INC.	000769261
CREATIVE FREIGHT SYSTEMS INC.	001080856
DENQUACOM CORP.	001504878
DEPOT CONSUMER SERVICE LTD	000710083
DURA SKID INC.	001139150
ELIGA HOLDINGS INC.	000460999
EMPIRE LIFT INC.	001529508
ENERGY MARKETING INCORPORATED	000890873
EUROFURNEX-PLUS INC.	001091172
EVEREST ASSET MANAGEMENT INC.	002001124
FFT (LONDON) INC.	001116615
FIRSTEAM CORPORATION	002006722
GENMOR INVESTMENTS INC.	001187161
GP FINE FURNITURE INC.	001449054
GREENLAND ENTERPRISES INC.	000892950
GROUPINTREPID INVESTMENTS (NORTHERN & EASTERN) INC.	000878197
GSG INDUSTRIES LTD.	001137417
H.S.H.S INC.	001146714
HUMBER ALUMINIUM PRODUCTS LIMITED	000421100
I.T.T.- INNOVATIONS TRANSATLANTIC TRADING LTD.	001382511
INSTATELECOM INC.	002052419
IODC INTERNATIONAL OVERSEAS DEVELOPMENT CORPORATION	001615477
JORILI INVESTMENTS (ONTARIO) LIMITED	000151808
KEITH MOORE PRODUCTIONS INC.	000732424
KILLBROOK CONSTRUCTION LTD.	001033827
KLONDIKE FILM PRODUCTIONS LIMITED	000849408
KMP MEDIA INC.	002038275
L. A. S. MOTORS LIMITED	000241784
L.J. HENDY CONSULTING INC.	001028100
LANG FANG WAN XIN CANADA INC.	001124681
M.J. GARAGE (KITCHENER 2001) INC.	001471220
M.J.W. PROFESSIONAL MICROSYSTEMS INC.	000586120
MARTIRE REALTY CORPORATION	002012541
MAXI. MOM INC.	000347648
MAXIMUM FORCE EQUIPMENT MFG. INC.	001046112
MICHAEL RACOVSKY AUTOMOTIVE LTD.	000431628
MILL HEIGHTS HOMES LTD.	000315428
MINDCARE CENTRES (YYZI) INC.	001609133
MOFFITT SOUND INC.	001044233
MURRAY SECURITIES LIMITED	000815988
MYFINANCIAL INC.	001398563
NOR-RED ENGINEERING LTD.	000580804
NORDE POWER COMPANY INC.	001495031
OFFICE SYSTEMS GROUP INC.	002035966
OKSIS CONSTRUCTION INC.	001533195
ONU POWER DEVELOPMENT LTD.	000948636
ORCHID AUTOMATION INC.	002051688
OSLO ENGINEERING LTD.	000391720

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
R. H. IRWIN & ASSOCIATES LTD.	000915572
R.H. TECHNOLOGIES INC.	000932592
RAND TRANSPORT AND LEASING LIMITED	001168486
RANSOM CONTRACTING AND RENOVATIONS INC.	001528294
RNH IT LTD.	001513666
SKYCORP AIRPORT PARKING LTD.	001152905
SOLUNAC M.DD. DENTAL ASSOCIATES INC.	001216082
SUNSET STUDIOS PHOTOGRAPHY INC.	001218899
SUSHI CENTURY JAPANESE RESTAURANT LTD.	001583228
SUZEX LIMITED	000310988
THE FINO DESIGN GROUP INC.	000992718
THE FUND LIBRARY INC.	001107816
THE GREAT NORTHERN GOLF TRAIL INC.	001573652
THE SOCCER POST INC.	001590689
THREXIV DEVELOPMENTS INC.	001037344
TRANSPATIAL MEDIA CORPORATION	001243297
WINGS & INK INCORPORATED	001058600
WORLD OF ONE DOLLAR INC.	001442661
1013782 ONTARIO INC.	001013782
1033601 ONTARIO LIMITED	001033601
1038112 ONTARIO LIMITED	001038112
1081908 ONTARIO INC.	001081908
1130578 ONTARIO INC.	001130578
1180084 ONTARIO LIMITED	001180084
1191356 ONTARIO LTD.	001191356
1197026 ONTARIO INC.	001197026
1198795 ONTARIO LIMITED	001198795
1201663 ONTARIO LIMITED	001201663
1245832 ONTARIO LIMITED	001245832
1264363 ONTARIO LIMITED	001264363
1340187 ONTARIO INC.	001340187
1358851 ONTARIO LIMITED	001358851
1381461 ONTARIO INC.	001381461
1391084 ONTARIO LTD.	001391084
1419336 ONTARIO LIMITED	001419336
1464315 ONTARIO LIMITED	001464315
1473151 ONTARIO LIMITED	001473151
1480412 ONTARIO INC.	001480412
1483226 ONTARIO INC.	001483226
1485593 ONTARIO INC.	001485593
1533293 ONTARIO INC.	001533293
1589653 ONTARIO INC.	001589653
1597771 ONTARIO LTD.	001597771
1629720 ONTARIO INC.	001629720
2015094 ONTARIO LIMITED	002015094
2018500 ONTARIO INC.	002018500
2034983 ONTARIO INC.	002034983
313365 ONTARIO LIMITED	000313365
485023 ONTARIO INC.	000485023
730156 ONTARIO INC.	000730156
760406 ONTARIO INC.	000760406
767036 ONTARIO LIMITED	000767036
780525 ONTARIO LIMITED	000780525
795326 ONTARIO LIMITED	000795326
824136 ONTARIO INC.	000824136
841098 ONTARIO LIMITED	000841098
933657 ONTARIO INC.	000933657
949320 ONTARIO LIMITED	000949320
960464 ONTARIO LIMITED	000960464
971116 ONTARIO LIMITED	000971116

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G254)

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-26	
AFCHIM INC.	000310841
AKAL GLOBAL INC.	001375086
ALLIANCE PARKING SYSTEMS INC.	001376403
AMTI INT. LTD.	001375935
B. & E. AUTOMATION INC.	001374014
BANNER INTERNATIONAL ENTERPRISES INC.	001376402
BIG ALBERTS PIZZA INC.	001365298
BITTERS & GRAPES (BELLEVILLE) LTD.	001311356
BRACK HOME ENTERTAINMENT INC.	001376464
BRACK'S HOME ENTERTAINMENT INC.	001376463
BULLSEYE RECORDS OF CANADA INC.	001375290
BUSINESS ALLIANCE & ASSOCIATES (CANADA) CO. LTD.	001376141
CRAMI01.COM INC.	001364367
DEBREBUD CAPITAL CORP.	001376307
DECIBEL RECORDS INC.	001375003
GAIA ENERGY INTERNATIONAL INC.	001375700
GANNON CAPITAL CORP.	001376305
GARIMELLA SYSTEM SEARCH INC.	001376410
HICKORY ADVANCED COMPUTER CORPORATION	001375228
HURRICANE INVEST LTD.	001375728
INVENTORY CANADA.COM INC.	001375028
IT CAN WAIT PRODUCTIONS INC.	001375656
IT ENGINEERING CORP.	001364411
ITSTHEPLACETOBE.COM INC.	001361117
JAVAH HEAVEN LTD.	001375371
JCOM INFORMATION TECHNOLOGIES INC.	001321972
KABAR IV INVESTMENTS INC.	001317541
LANA FOODS CORPORATION	001364189
MALI PROPERTIES HOLDINGS INC.	001375305
MARTEN FALLS FOREST DEVELOPMENT CORPORATION	001358891
MAYFIELD CONTRACTING GROUP INC.	001375893
MC INDUSTRIAL CONTRACTORS INC.	001361145
MEGA CITY PRODUCE BROKERS INC.	001376600
MIDASGOLD PETROLEUM INC.	001376149
MISSION CRITICAL SOLUTIONS INC.	001375933
MMC INTERNATIONAL ARCHITECTS INC.	001376167
MR. CHARLIE LTD.	001375106
MULTI-COATING SYSTEM SPECIALIST LTD.	001301740

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MUSKOKA LAKES DEVELOPMENT INC.	001376385
N.C. CRETAN U.S.A. INC.	001376391
NEESO TRADING INC.	001376145
NICE DESIGN INTERNATIONAL LIMITED	001376330
NITE CLUB 2000 INC.	001376116
NU FLOW TECHNOLOGIES INC.	001376316
OPTIC INTERACTIVE INC.	001376541
POINT ZERO CORPORATE RESIDENCES LIMITED	001376675
PROMASTERS MICROWELDING INC.	001375288
RADIO ACTIVE HOBBIES INC.	001376373
SASH CORD LTD.	001375020
STONE CASE CAPITAL CORP.	001376306
STRATO LEASING INC.	001376153
SUNSHINE INVESTMENT GROUP INC.	001376098
TELEZONE ELECTRONICS CORPORATION THE MEETING PLACE BRASSERIE & BAR INC.	001376390
TIME WISE EXPRESS LTD.	001375029
TIMELINE TECHNOLOGY (USA) INC.	001373787
TORGO CONSTRUCTION CORP.	001375720
TTI HOLDINGS INC.	001373788
UNIVERSAL BUSINESS GROUP, INC.	001375729
UPMARKET CAFE LTD.	001375277
URBAN SPLASH INC.	001375649
VITALIFE LTD.	001376151
VMK PRODUCTS INC.	001376100
WALCO INC.	001375659
ZIAH HD SERVICE INC.	001375771
1120733 ONTARIO LIMITED	001120733
1317540 ONTARIO INC.	001317540
1357138 ONTARIO INC.	001357138
1357155 ONTARIO LIMITED	001357155
1359753 ONTARIO LTD.	001359753
1359755 ONTARIO LTD.	001359755
1361134 ONTARIO LIMITED	001361134
1361137 ONTARIO INC.	001361137
1361144 ONTARIO LTD.	001361144
1361146 ONTARIO INC.	001361146
1362389 ONTARIO LIMITED	001362389
1362397 ONTARIO LTD.	001362397
1364386 ONTARIO INC.	001364386
1371606 ONTARIO INC.	001371606
1372610 ONTARIO INC.	001372610
1375010 ONTARIO LIMITED	001375010
1375022 ONTARIO INC.	001375022
1375046 ONTARIO INC.	001375046
1375062 ONTARIO INC.	001375062
1375096 ONTARIO LTD.	001375096
1375241 ONTARIO LIMITED	001375241
1375279 ONTARIO INC.	001375279
1375321 ONTARIO LIMITED	001375321
1375366 ONTARIO LTD.	001375366
1375737 ONTARIO INC.	001375737
1375795 ONTARIO INC.	001375795
1375805 ONTARIO INC.	001375805
1375900 ONTARIO INC.	001375900
1375934 ONTARIO LTD.	001375934
1376084 ONTARIO INC.	001376084
1376150 ONTARIO LIMITED	001376150
1376169 ONTARIO LIMITED	001376169
1376239 ONTARIO INC.	001376239
1376313 ONTARIO LIMITED	001376313
1376366 ONTARIO INC.	001376366
1376367 ONTARIO INC.	001376367
1376381 ONTARIO INC.	001376381
1376465 ONTARIO INC.	001376465

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1376609 ONTARIO LTD.	001376609
1376617 ONTARIO LTD.	001376617
1376662 ONTARIO CORP.	001376662
1376663 ONTARIO INC.	001376663
882557 ONTARIO LIMITED	000882557

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
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(141-G255)

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-04-24	
2081752 ONTARIO LIMITED	002081752
2008-05-17	
2034417 ONTARIO INC.	002034417
2008-05-22	
AFRIDI TRADING INC.	002030903
ALEX U. BROWN INSURANCE BROKERS (1984) LIMITED	000609012
ASSOCIATED CANADIAN IMMIGRATION CONSULTANTS INC.	002141984
COMPUTER ADVOCACY INC.	000644725
CORESENSE PILATES INC.	002124136
DARRICH INC.	002097237
DEVARAJ MANAGEMENT LTD.	001043527
FAIRBANK FINANCE CORPORATION LIMITED	000140697
FOMALA LTD.	000344123
HOSANNA TRAVEL INC.	001197879
JEEL INTERNATIONAL INC.	002095995
JOLINE AUTOMOBILES LIMITED	000918696
LAINE REAL ESTATE INCORPORATED	000276395
M. L. DODD INC.	001510282
S. J. STREETER CONSULTING INC.	001263520
TOMCO ASSOCIATES INC.	000551729
TREMAINE EXPRESS FOODS LIMITED	000916445
UVS ENTERTAINMENT CORP.	001357209
VALLIS PRODUCTION INC.	001708707
WOOD-LARKIN LIMITED	000075083
WOODCREST MOTORS INC.	000352614
XYBO SYSTEMS INC.	001446246
1017617 ONTARIO LIMITED	001017617
1268093 ONTARIO INC.	001268093
1294314 ONTARIO INC.	001294314
1321579 ONTARIO INC.	001321579
1367162 ONTARIO INC.	001367162
2057623 ONTARIO INC.	002057623
2134143 ONTARIO INC.	002134143
378241 ONTARIO INC.	000378241
429801 ONTARIO LIMITED	000429801

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-23	
C. WINTERSTEIN & SON LIMITED	000248483
CENTRAL AUTO RECYCLERS INC.	001356608
FADI'S HAIR SALON & SPA INC.	001600318
GOSAL FREIGHTLINES INC.	002121581
HINTSY INTERNATIONAL LTD.	002129214
KANATA PLUMBING & HEATING LIMITED	000399396
LARENO IMPORTING LTD.	000489764
M.A.C. CARDIOLOGY INC.	001143349
POWER PARALEGAL SERVICES INC.	001283726
QUANTUM LEAP ENTERPRISES LTD.	001571349
RADUGA INC.	001179468
RAGHUKUL CORPORATION	001515102
STEVE DEVECSERI CONSTRUCTION LIMITED	000485460
1183104 ONTARIO LIMITED	001183104
1248962 ONTARIO INC.	001248962
1270300 ONTARIO INC.	001270300
1302147 ONTARIO INC.	001302147
1324801 ONTARIO INC.	001324801
1398724 ONTARIO LIMITED	001398724
1613758 ONTARIO LTD.	001613758
1614334 ONTARIO INC.	001614334
2049281 ONTARIO INC.	002049281
2074995 ONTARIO INC.	002074995
523 COLDSTREAM AVENUE INC.	002052993
778814 ONTARIO INC.	000778814
956502 ONTARIO INC.	000956502
2008-05-26	
A-1 BUSINESS AND ACCOUNTING SERVICES INC.	001286871
ACCESSONE AUTO WASH LOGISTICS INC.	002045243
AL KUIPER INSURANCE AGENCY, LTD.	001125467
AMT CANADA INC.	001615982
APPAREL EXCHANGE INC.	002108664
ATX SALES INC.	001361928
AVESCA BASKETS & GIFTS INC.	001697703
BLOSSOMS UP INC.	000894803
CARRHOME FARM INC.	001470244
COLOURBEST DYERS LIMITED	001132519
DPS INC.	002074379
EDWARD LAM ENTERPRISES INC.	001452469
GRAND MILE HOLDINGS LIMITED	000088059
GREENSTONE TEMPORARY EMPLOYMENT SOLUTIONS LTD.	002090757
HARAMINA FARMS & ESTATE WINERY INC.	001624798
HW PROPERTY INVESTMENTS LIMITED	001724238
INFOSPHERE.COM INC.	001081179
J & R HOPE'S LIMITED	000821069
J. GRECH CONSULTING INC.	001545908
MARCO PH INTERNATIONAL LTD.	002071621
MATCHWOOD INVESTMENTS LIMITED	000262488
MCM MANUFACTURING SYSTEMS INC.	001378001
MOVEMENT INC.	001456951
MUBIZ INC.	002029401
NIPIGON GOLD RESOURCES LTD.	000758193
NORTHERN CONQUEST INC.	000985991
ONTA TACK GUAN CO. LTD.	000593884
ONTARIO SKIES LTD.	000552562
ORION ART DESIGN INC.	002008061
PETRA PRODUCTIONS INC.	000900668
PRUDENTIAL CRAFTS INC.	002079775
RIG'N'ROLL INC.	001535324
SIBRA ASSOCIATES INC.	000587335
STONEHAM STRATEGIC COUNSEL INC.	001076228
TAICON ENTERPRISES INC.	002078277
VARLOPPE'S SMOKE MEAT RESTAURANT CORP.	001702435
V3 TRADING LIMITED	001245458
WILLIAM NORMAN ANTIQUES LTD.	000659865
YN CONSULTING INC.	001693588

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1068490 ONTARIO LIMITED	001068490
1205970 ONTARIO LIMITED	001205970
1395951 ONTARIO INC.	001395951
1399849 ONTARIO INC.	001399849
1498159 ONTARIO INC.	001498159
1627104 ONTARIO INC.	001627104
1629804 ONTARIO LTD.	001629804
2119439 ONTARIO INC.	002119439
2123048 ONTARIO INC.	002123048
386981 ONTARIO LIMITED	000386981
474102 ONTARIO INC.	000474102
562016 ONTARIO LIMITED	000562016
628935 ONTARIO INC.	000628935
673175 ONTARIO LIMITED	000673175
718689 ONTARIO INC.	000718689
800741 ONTARIO LIMITED	000800741
869261 ONTARIO INC.	000869261
2008-05-27	
BELLA CHEESE INCORPORATED	000939062
CIN-O-MATIC FILMS INC.	001642761
COLEMAN TRANSPORTATION SERVICES & CONSULTING INC.	001537992
GEORGE J. LEONIDAS & ASSOCIATES LTD.	000665617
GRANT HILL PHOTOGRAPHY INCORPORATED	000415904
GREAT SHOES (WATERLOO) INC.	001021215
HO & LAI LIMITED	000982163
HODGINS PATTERNS (ASHBURN) LTD.	000293451
J.M. MEDICAL INC.	001715512
JWF ASSOCIATES LTD.	001270303
LARJANI CORPORATION INC.	001144601
MADER ELECTRICAL INC.	001221039
NEGAL MANAGEMENT & MARKETING INC.	001485468
PLAVI LTD.	001194067
R.A.S. HOLDINGS LIMITED	000061850
STOCKTON & BUSH LIMITED	001105501
VILLA MARKET LIMITED	001547790
WORLD SHAWERMA KING INC.	002047516
1355941 ONTARIO INC.	001355941
1392451 ONTARIO INC.	001392451
1543202 ONTARIO INC.	001543202
1631459 ONTARIO INC.	001631459
1700386 ONTARIO INC.	001700386
2028150 ONTARIO LIMITED	002028150
2069353 ONTARIO INC.	002069353
622546 ONTARIO INC.	000622546
2008-05-28	
AMICO INC.	001626290
BEAUTY & BEYOND INC.	001282638
CONCRETE WAVE TV INC.	002045760
CRYO COOLING INC.	001537425
EDGE MARK INVESTMENTS LTD.	001315203
ESOLUTION INNOVATION INC.	002118564
FOUR-N ENERGY SYSTEMS INC.	000865499
GREEN EARTH TECHNOLOGIES CANADA, INC.	000945184
HMS ONTARIO INDUSTRIES INC.	001111938
INTERNI CORPORATION	001087164
KSB TRANSPORT LTD.	001482224
LAURELWOOD SHOPPING CENTRE LTD.	001235339
MASON GARMENT LTD.	001495133
O SUSHI PLACE LTD.	001693465
ORION VIDEO SERVICES LTD.	001095477
PANECO HOLDINGS LTD.	000386772
PAUL Y. CHAN CONSULTING LTD.	002121713
PRIMCAN LTD.	000541644
PSI EMPLOYMENT SERVICES INC.	002075297
REA TRUCK SALES LIMITED	001005691
REGAL MACHINING INC.	001492482
ROB-ROZ FABRICS LIMITED	001025282

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
S.J. NICHOLAS PROPERTY MAINTENANCE INC.	002084919
SJR CORPORATION	001713769
TENEN CONTRACTING LTD.	001461091
WOODMAN ENTERPRISES INC.	001129248
1083652 ONTARIO LIMITED	001083652
1223398 ONTARIO LIMITED	001223398
1242497 ONTARIO INC.	001242497
1307614 ONTARIO LIMITED	001307614
1345583 ONTARIO LIMITED	001345583
1363098 ONTARIO INC.	001363098
1422909 ONTARIO INC.	001422909
1509464 ONTARIO INC.	001509464
1572670 ONTARIO INC.	001572670
1601800 ONTARIO INC.	001601800
2015255 ONTARIO LTD.	002015255
2053296 ONTARIO INC.	002053296
2083512 ONTARIO INC.	002083512
2101100 ONTARIO INC.	002101100
2123128 ONTARIO LIMITED	002123128
249451 ONTARIO LIMITED	000249451
819226 ONTARIO INC.	000819226
962202 ONTARIO LIMITED	000962202
2008-05-29	
CHAK'S EASTERN INC.	001234839
DUNAY INTERIORS INC.	001401606
FASHION HAIR CULTURE INC.	001280892
FOCUS STUDIO LIMITED	000217736
FWD TRANSPORT LTD.	001378548
G. E. FREEMAN INSURANCE AGENCY LIMITED	000212822
GOLDEN GARDEN DEVELOPMENT LIMITED	000209094
GOOD LUCK CHINESE RESTAURANT LTD.	001041582
HOUSE OF CHUNG BOLTON INC.	000417260
HUMANETHIC SEARCH SERVICES INC.	001446780
INTERNATIONAL DELIVERY SOLUTIONS INC.	001504852
J.J.&A. HOLDINGS LIMITED	000879586
JUDGIFTS INC.	002044267
LOIJOENSON COMPANY LTD.	000892776
MUSKOKA TRADES LTD.	001608297
PETERSON'S KITCHENWARE LTD.	001720216
PHARMAKL INTERNATIONAL INC.	001137482
PRIME MANAGEMENT LTD.	001175382
QUENLU ENTERPRISES LIMITED	000356785
RCOCO COMPANY LIMITED	000288465
THE IMAGINE GROUP LIMITED	001101578
WORKPLACE TRAINING & SERVICES INC.	001407656
XIGN CANADA INC.	001420819
1108097 ONTARIO LIMITED	001108097
1112925 ONTARIO LIMITED	001112925
1121084 ONTARIO INC.	001121084
1125865 ONTARIO LIMITED	001125865
1204228 ONTARIO LIMITED	001204228
1264156 ONTARIO INC.	001264156
1389576 ONTARIO INC.	001389576
1403406 ONTARIO INC.	001403406
1495157 ONTARIO LIMITED	001495157
1605138 ONTARIO LTD.	001605138
1608279 ONTARIO LTD.	001608279
20/20 DISTRIBUTION GP LIMITED	000870641
2019174 ONTARIO INC.	002019174
2089645 ONTARIO INC.	002089645
792698 ONTARIO LTD.	000792698
2008-05-30	
ARBRE FOREST PRODUCTS (SALES) LTD.	000720155
BUCKLEY'S OFFICE SERVICE CENTRE INC.	000772269
CHARLES EDWARD MACDONALD SERVICES INC.	001425773
DANIELS FOREST HILL CORPORATION	000602695
DOVE BEAUTY PRODUCTS INC.	001677646

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
FULGENZI INVESTMENTS LTD.	000470668
GOLDEN STAR MINE CENTRE EXPLORATION INC.	000778199
INTERNATIONAL FLOORING BY ROBERT INC.	001383775
K.C.N.Y. CONSULTANT COMPANY LIMITED	001521225
MURRAY LANE FARMS LIMITED	000254743
POLMOT INC.	001512032
R. & J. VETERINARY CONSULTANTS INC.	001465705
SCALA HOLDINGS INC.	000721536
WATSON BUS LINES LTD	000897416
WORKSOLVE INC.	001430811
100 COMMERCE VALLEY DRIVE GP LIMITED	002050085
1017458 ONTARIO INC	001017458
1233351 ONTARIO LIMITED	001233351
1755987 ONTARIO CORP.	001755987
2029198 ONTARIO INC.	002029198
318610 ONTARIO LIMITED	000318610
746449 ONTARIO LIMITED	000746449
2008-05-31	
DDS DENTAL (M & S) SUPPLY INC.	000851713
23RD AVENUE LACHINE GENERAL PARTNER INC.	002036440
2008-06-02	
APC ASSOCIATED PARALEGAL CORPORATION	000517376
BAMBOO TRAVEL & TOURS INC.	001709001
BRIDGES2LIFE LTD.	001670820
EFFECTIVE SERVICE GROUP INC.	001272438
FATA PLUMBING LIMITED	000723709
KING MIDAS POLISHING LTD.	001692225
KOLGACARE INC.	001310078
M.E. MITCHELL PROFESSIONAL CORPORATION	001680130
P&D STATIONARY BATTERY SERVICES INC.	000568828
PSB NORTH AMERICA CO. LTD.	001283813
RAAHIB CONSULTANT LTD.	001615818
UNITED PERSONAL INJURY ASSOCIATES (MISSISSAUGA) INC.	001475213
ZARUDENEC INVESTMENTS LIMITED	000110656
1134060 ONTARIO INC.	001134060
1141804 ONTARIO INC.	001141804
1257390 ONTARIO INC.	001257390
1626236 ONTARIO LIMITED	001626236
695859 ONTARIO LTD	000695859
829583 ONTARIO INC.	000829583
887885 ONTARIO INC.	000887885
2008-06-03	
C.N.G. FLEET SUPPLY INC.	001246396
CANTERBURY SYSTEMS CORP.	000930214
CLAYTON DENTAL LABORATORY LIMITED	000064876
COLDIRON GRAPHICS LIMITED	000445055
GOLDEN CHERRY INTERNATIONAL INC.	001645443
HONG DE TRADING INC.	001745356
KORAB MANAGEMENT SERVICES LIMITED	000297568
MR. LEE'S INTERNATIONAL (ONTARIO) LIMITED	001590894
ODESSEY PROMOTIONAL PRODUCTS INC.	001261406
ONCART MEDIA INC.	002060811
ORANGE SKY GOLFWEAR CORPORATION	001586439
SW-CT GENERAL PARTNER LIMITED	001432520
THE ROSEDALE MONTESSORI NURSERY SCHOOL INC.	000899146

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
110 EUCLID ST LTD.	001460929
1394032 ONTARIO INC.	001394032
1500648 ONTARIO INCORPORATED	001500648
1524185 ONTARIO LTD.	001524185
1701818 ONTARIO LIMITED	001701818
583556 ONTARIO LIMITED	000583556
591123 ONTARIO LIMITED	000591123
905310 ONTARIO LTD.	000905310
906620 ONTARIO LIMITED	000906620
2008-06-04	
ALLTRADE SHIPPING SERVICES INC.	002013569
BESSBOROUGH HOTEL GP INC.	002152877
BOW VALLEY HOTEL GP INC.	002152878
BRANDNAME PRODUCTS INC.	001491575
CARIBBEAN MENU INC.	001642624
CRIMES OF FASHION TV INC.	001566792
F. R. D. HOLDINGS LIMITED	000151928
QUALITEX SECURITY SYSTEM LTD.	001661832
R. W. WYBROW LIMITED	000102996
THOMSON COURT HOLDINGS INC.	000802182
TORONTO AIRPORT WEST HOTEL GP INC.	002152879
1428625 ONTARIO INC.	001428625
1638532 ONTARIO INC.	001638532
687504 ONTARIO LIMITED	000687504

(141-G256) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-06-06	
1510226 ONTARIO LIMITED	1510226

(141-G257) M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
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Change of Name Act Loi sur le changement de nom

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from May 26, 2008 to June 01, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 26 mai 2008 au 01 juin 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
AFTAN, DIANA.CRISTINA.	AFTAN RUSU, DIANA.CRISTINA.
AHMED, SYED.UMAIR.	SYED, UMAIR.AHMED.
ALBERTO, LETICIA.	LIBERATO, LETICIA.PERALTA.
ALHAZZANI,	LANCASTER,
ABDULLAH.NASSER.	CHRIS.AL.
ALKILABI, HAIDR.	ALKILABI, HAYDER.
AMIN SHIRAZI, SORENA.	SHIRAZI, SORENA.
ARBIGNE, JACQUELINE.	ARBIC, JACQUELINE.
CECILE.MILDRED.	CECILE.MILDRED.
ATKINSON,	ATKINSON,
CASSANDRA.	CASSANDRA.HALEY.
ATPUTHARATNAM,	SERESINHE,
THEVARADHINI.	RADHINI.CHRISTINE.
ATTUAH,	ATTUAH,
KWAKU.ANSAH.	JOSEPH.KWAKU.ANSAH.
AYCARDI,	MOSQUERA-MESA,
MAYA.LUCIA.	MAYA.LUCIA.
BABIKIR, FATMA.	ABDELMAGID MOHAMED,
ABDELRAWOF.MUSTAFA.	FATMA.ABDALLA.
BARLOW, IAN.ROBERT.	LECLAIR, IAN.ROBERT.
BAZYLEWSKI,	BAZYLEWSKI,
BENJAMINE.ALLAN.JAMES.	BENJAMIN.ALLAN.JAMES.
BEGIN,	LAMARCHE,
GILLES.RENE.	GILLES.RENE.JOSEPH.
BELANGER, ALAIN.DONALD.	BELANGER, ALLAN.DONALD.
BILHAM,	RENSHAW,
KAITLYN.GABRIELLE.	KAITLYN.GABRIELLE.
BIRRING, BALJEET.KAUR.	BAL, BALJEET.KAUR.
BONTO, VANESSA.MADRID.	MERA, VANESSA.BONTO.
BOURDEAU,	BOURDEAU,
JOCELYN.ASHLEY.BROOKE.	BROOKE.JOCELYN.ASHLEY.
BRANKER,	DEFREITAS,
VALARIE.MARCELLA.	VALARIE.MARCELLA.
BRASSENS,	LEDUC,
LOLA.AMARY.CELESTIA.	LOLA.CELESTIA.PLAIN.
BRESSON,	BRISSON,
RONALD.PATRICK.GERARD.	RONALD.PATRICK.GERARD.
BRISSON LOW,	LOW,
MAYA.NELSA.ELIZABETH.	MAYA.ELIZABETH.
BRUDI, JULIAN.	BRUDI, JULIAN.
BURDEN,	
CHRISTOPHER.AIDAN.	WALSH, CHRISTOPHER.AIDAN.
BUSCEMI, ELBERETH.	STEWART-BUSCEMI, ELBERETH.
ALECIA.MELIA.ELOISE.	ALECIA.MELIA.ELOISE.
BUZANIS, FOTTIOS.	BUZANIS, FRANK.
CAPANO, LUCY.	CAPANO, LUCIA.
CHEN, HUIHUI.HEATHER.	CHEN, TAMY.HEATHER.
CHEN, XIAOHAN.	CHEN, JASON.XIAO.HAN.
CHEVRIER, WES.DANIEL.	LAMBIER, WES.DANIEL.
CHOE, YURI.	CHOE, KATRINA.YURI.
CHOW, CHUNG.YEE.	CHOW, DYLLIS.CHUNG.YEE.
COVATO, MICHAEL.ANGELO.	CONSIGLIO, MICHAEL.ANGELO.
CRIM,	MACCRIMMON,
DONNA.LEE.	SHAWNA.KEAGAN.

PREVIOUS NAME	NEW NAME
CRIM, KELSEY.	MACCRIMMON,
HANNAH.DOROTHY.	KELSEY.HANNAH.
CRIM,	MACCRIMMON,
SKYLER.CHEYANNA.	SKYLER.CHEYANNA.
CROWELL,	WATERWORTH,
WALLACE.EDWARD.	WALLY.EDWARD.
CULP, ELIZABETH.ROSE.	MACKEY, ELIZABETH.ROSE.
CYRENIUS, DON.	NAGY, BRETT.MATTHEW.
D'AMELIO, SHELBY.MARIE.	LUCAS, SHELBY.MARIE.
DAIL, GURLEEN.KAUR.	DEOL, GURLEEN.KAUR.
DAIL, GURPARTAP.SINGH.	DEOL, GURPARTAP.SINGH.
DAIL, JASKARAN.KAUR.	DEOL, JASKARAN.KAUR.
DAIL, SURJIT.KAUR.	DEOL, SURJIT.KAUR.
DEL GRECO,	DEL GRECO,
RICHARD.CHRISTIAN.	RICCARDO.CHRISTIAN.
DIACHUN, MIROSLAW.	DIACHUN, JERRY.MIROSLAW.
DUFOE, CHERYL.AUDREY.	JANCAR, CHERYL.AUDREY.
DUNNE, ROSE.MARIE.	HOBBS, ROSE.MARIE.
DÉNOMMÉE, MARIE.ELINE.	DÉNOMMÉE, HELEN.MARIE.
EJOBOWAH,	EJOBOWAH,
ADIBA.ONOME.QUEEN.	ONOME.ADIBA.QUEEN.
ELLIOTT, CILMOUR.GEORG.	ELLIOTT, GILMOUR.GEORG.
ESCANO,	AGUIRRE,
EMMYLOU.CORTEZ.	EMMYLOU.CORTEZ.
EVERITT, HARRIS.NORVILLE.	SAWYER, HARRIS.NORVILLE.
FAIYAZ, MAHWASH.	FAIYAZ, MAHWISH.
FAROOQI, FATIMA.ALI.	FAROOQI, SHERMEEN.FATIMA.
FAZAL,	PIRANI,
NASIMBANU.NIZARALI.	NASEEM.
FERGUSON, JANET.LOUISE..	FERGUSON, T'HAYLA.
FLORA, JATINDER.SINGH.	FLORA, JAY.T.ISAAC.
FOGEL, ANDREA.LEORA.	FOGEL, FOGEL.
GANDHI,	SHAH,
DHWANI.INDRAVAD.	DHWANI.VIPUL.
GHONCHEH ARGHAVAN,	GHONCHEH ARGHAVAN,
KHADIGE.	MITRA.
GODARZI, FOUROGH.	PARSA, KIANA.
GONCALVES-ABU	ABU-HALIMEH,
HALIMEH, ASHRAF.	ASHRAF.
GOODALL-ALABBAR,	GOODALL,
ALEXANDER.	ALEXANDER.
ABUBAKER.KENNETH.	KENNETH.
GORDON,	JUSTUS GORDON,
PATRICK.LEONARD.	ONE.OPHIEOUS.IMMANUEL.
GORMAN, MARY.	GORMAN, FAYE.
FRANCES.MARIE.	MARY-FRANCES.
GOUGH, ERIC.GORDON.	BOWEN, ERIC.GORDON.
GRIELLMORE,	CARTER,
ANDREA.LATOYA.	CHASE.ANDREA.
GUARASCIA, CINDI.JOAN.	EVANS, CINDI.JOAN.
HAKOLA, MARY.	GARDNER,
MARLENE.ROZANNA.	MARY.LEE.
HALOULOS,	ELIOPOULOS,
DINA.	CONSTANCE.DINA.
HAN, JIHYUN.	SI, JIHYUN.
HAND, JESSE.ALAN.	STEPHENSON, JESSE.ALAN.
HARON,	HAROUN,
MOHAMMAD.NIMER.	MOHAMMAD.
HAROUN, NASER.	HAROUN, NASSER.
HARRIS,	HARRIS,
MOHAMMED.RUSHAN.	SHANE.
HICKMAN,	FINLAYSON,
CHRISTINA.ASHLEY.LYNN.	CHRISTINA.ASHLEY.LYNN.
HISCOCK, ALLAN.JUSTIN.JR.	WOODS, ALLAN.JUSTIN.
HOBSON,	CORNWALL-HOBSON,
ANDREW.ROBERT.	ANDREW.ROBERT.
HOLSTEAD, BRADLEY.	HALLAS,
ARTHUR.HALLAS.	BRADLEY.ARTHUR.
HOLSTEAD,	HALLAS CLARKE,
CRISTIAN.SPENCER.	CRISTIAN.SPENCER.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
HUANG, YI.CHONG.	HUANG, RICHARD.YICHONG.	MORDEN, KRISTEN.ROSE.	HAMMOND, KRISTEN.ROSE.
ILANGANTILLEKA MUDIY,	SEKAR, HEMA.	MORRISON, ALEXIS.JAMIE.	LAWRUK, ALEXIS.SUSANN.
HEMAWATHIE.ILAN.	ILANGANTILLEKA.	MURATOV, MIKHAIL.	MURATOV, MICHAEL.
IOURTYCHYCHYN,	YURCHYSHYN,	MUSSA, HASSEN.IBRO.	IBRO, HASSEN.MUSSA.
OLEG.MARKYANOVYCH.	OLEHH.	NAMBA MAURICE-	NAMBA MAURICE,
JABEEN, FARRUKH.	MASOOD, FARRUKH.JABEEN.	GRENIER, KIMIKO.	KIMIKO.SAMANTHA.
JANG, HYE.KYOUNG.	FULTON, JENNY.	NASSIM, COOPER.JOSHUA.	NASSON, COOPER.JOSHUA.
JANG, JEETENDAR.	JANG, RICKY.JEETENDAR.	NASSIM, KEIRA.NICOLE.	NASSON, KEIRA.NICOLE.
JESSOME, TERRI-LEE.CAROL.	BOWES, TERRI-LEE.CAROL.	NASSIM, SHERIF.	NASSON, PETER.COOPER.
JIAN, HUIJIN.	JIAN, MICHELLE.HUIJIN.	O'MALLEY, SIOBHAN.OONA.	O'MALLEY, SIOBHAN.ALICE.
JONES-VOIGT,	VOIGT,	OSMANI MOHAMMAD	OSMANI,
RACHEL.ELIZABETH.	RACHEL.ELIZABETH.	NABI, FAWZIAH.	FAWZIAH.
KAM, CHUNG.YIN.	KAM, RICKY.CHUNG.YIN.	OUSSOLTSEV,	OUSSO,
KAN, HOI.YEE.	KAN, KELLY.HOI.YEE.	VLADIMIR.ANATOL.	VLAD.
KANG, DONG.WON.	KANG, JASON.DONGWON.	OUSSOLTSEVA,	OUSSO,
KANG, DU.GEUN.	KANG, PAUL.DUGEUN.	ANASTASSYA.	ANASTASSYA.
KANGAS, ARNO.ALBERT.	KANGAS, ALBERT.ARNO.	OUSSOLTSEVA, OLGA.	OUSSO, OLGA.
KAPITANIUK,	BUNDY,	PANAGAKOS, GEORGE.	KORAKAS, GEORGE.
MEGAN.STEPHENSON.	MEGAN.STEPHENSON.	PATEL JYOTSANA,	PATEL,
KARATCHEV, NIKITA.	KARATCHEFF, NIKITA.	BAHEN.PRAVINKUMAR.	JYOTSANA.PRAVINKUMAR.
KARDARAS, VALERIE.	KARDARAS-RODRIGUEZ,	PATHMANATHAN, MYVILI.	RANGITH, MYVILI.
DAPHNI.ATHANASIA.	VALERIE.ATHANASIA.	PAVLOVICH, EDDY.	PAVLOVIC, EDDY.
KAZHARNOVICH, YULIYA.	KERN, JULIA.	PAYETTE, JASON.THOMAS.	BAILEY, JASON.THOMES.
KEILLOR, CARSON.HUGH.	KRAEMER, CARSON.HUGH.	PENIKOVSKAIA, IRINA.	PENKOVSKY, ERINA.
KELETA, TSEGA.TESFAYE.	KELETA, TSEGA.AYANNA.	PENIKOVSKII, IGOR.	PENKOVSKY, IGOR.
KIM, HONGKYU.	KIM, CLARA.HONGKYU.	PERGER, TRAVIS.JAY.	SINCLAIR, TRAVIS.FRAZER.
KIM, JISU.	KIM, CHRISTY.JISU.	PESCOD, CRISTIAN.	PESCOT, NICHOLAS.MICHAEL.
KIM, SE.YEON.	KIM, EUNICE.SEYEON.	PHILLIPS, FREDA.LOUISE.	ITCHIE, FREDA.LOUISE.
KINGSBURY, KORYENA.	KINGSBURY, KORYANNA.	PIERCEY, DUSTIN.SHAWN.	DOUGLAS, DUSTIN.BERNARD.
KITAW, JOSIAH.FIKRU.	FIKRU, JOSIAH.KITAW.	PIERCEY, ROBERT.WILLIAM.	DOUGLAS, ROBERT.WILLIAM.
KITAW, NEHEMIAH.FIKRU.	FIKRU, NEHEMIAH.KITAW.	PIGEAU, RYAN.DAVID.	DIONNE, RYAN.DAVID.
KNAPTON, BARBARA.ANNE.	SAMMON, BARBARA.ANNE.	PONNUTHURAI,	BANUDEVAN,
KOE, MELLISA.MARIA.	CAISSIE, MELLISA.MARIA.	BANUGA.BANUDEVAN.	BANUGA.
KOVACS, GEZA.	KOVACS, GEORGE.GEZA.	POON, WAI.FAN.	POON, JULIA.WAI.FAN.
KUIKEN,	KUIKEN-ROGERS,	PRESS, IRINA.EDUARDOVNA.	REZNIK, IRINA.EDUARDOVNA.
WADE.THOMAS.	WADE.THOMAS.	PRESTON, SARAH.CHATER.	CHATER, SARAH.ALYSSA.
KUMAR, SANJOY.	DUNLOP, SUNJOY.	RAHMAN, MAYAZ.	YOUSEFIAN, YARI.
KUTCH, ISABELL.	KUTCH, ELIZABETH.	RAINBOW,	BAILEY,
LAU, YU-YOK.	LAU, SHIRLEY.	MCCARTNEY.RACHEL.	MCCARTNEY.CLAESSENS.
LAVOIE, CAROL.MARY.	LAVOIE, CAROL.DEBRA.MARY.	RANGI, KIRANDEEP.KAUR.	KHAIRA, KIRANDEEP.KAUR.
LI, CAI.MAN.	LI, TRINITY.CAI.MAN.	REGO, NUBIA.BRITO.	COUTINHO, NUBIA.BRITO.
LITTLE,	DWYER,	ROBERTS, HANNAH.MARY.	UITVLUGT, HANNAH.MARY.
FRANCQUE.TASHENA.	FRANCQUE.TASHENA..	ROBITAILLE,	HECHANOVA,
LIU, XI.HUI.	LIU, ADELE.XIHUI.	GILDA.MAGLANTAY.	GILDA.MAGLANTAY.
LUDYKA, TABITHA.APRIL.	ALEXANDER, TABITHA.APRIL.	ROGOZEA, ANA.	ROGOZA, ANN.MARGARET.
LUK, LEMUEL.KA-YUN.	LAU, LEMUEL.ZAKEI.	ROMEIRO,	WILSON,
LY, JESSICA.	XIAO, JESSICA.	MATTHEW.MANUEL.	MATTHEW.MANUEL.ROMEIRO.
MA, KAI.FANG.KARA.	MA, KARA.KAIFANG.	ROSHANALI,	SOMJI,
MACKAY-CLOUTHIER,	MACKAY,	TASHIMFATEMA.HU.	TASLIM.FATEMA.MAZAHIR.
CHAD.DAVID.	CHAD.DAVID.	ROTUNDO, PHILLIS.	ROTUNDO, PHYLLIS.
MAIMAITI, ABULIKEMU.	MEMET, ABLIKIM.	ROUILLARD, JOSEPH.	LAMONTAGNE, GAETAN.
MCCARTHY,	SIBBIO,	RAYMOND.GAETAN.	BRANDON.JORDAN.RILEY.
STEPHANIE.MARION.	STEPHANIE.	RUTUB, NUMURA.	MASOOD, NIMRA.RUTAB.
MCNEIL,	BEERENFENGER,	SANMUKALINKAM,	SHANMUGALINGAM,
KRISTOPHER.ROBIN.	KRISTOPHER.ROBIN.	RAMEZKUMAR.	RAMESHCUMAAR.
MELOCHE,	CHAPMAN-MELOCHE,	SAYED, KHALIL.	AMERSON, KELII.
JOHN.AUREL.	JOHN.AUREL.	SEAFORTH, BIBI.AMILA.	MOHAMED, BIBI.AMILA.
MICHAELIDES, TRANDA.	KOTEN, THERESA.TRANDA.	SEARLES-HOWARD,	HOWARD,
MIKSE, NADEZDA.	ONYSKOW, NADIA.	MICHAELA.LOUISE.	MICHAELA.LOUISE.
MILLER, BETHANY-	MARTENS, BETHANY-	SELLIAH, RACHEL.VEENA.	SELLIAH, VEENA.RACHEL.
HOPE.ALEXANDRA.	HOPE.ALEXANDRA.	SELVARAJ, SASHIKUMAR.	KING, DAVID.DWIGHT.
MILLER, TIA.MARIE.	SERDACHNY, TIA.	SEYLI, ARIFE.	RATHORE, PRIYA.
MITCHELL, DEREK.BRIAN.	KELLY, DEREK.BRIAN.	SHAH, MITALBEN.DILIPK.	DESAI, MITAL.
MOHAMMAD MIRZA, LAILA.	USMANI, LAILA.	SHIGA, JIM.TSUTOMU.	SHIGA, JAMES.TSUTOMU.
MOHAMMAD NABI,	USMANI,	SHIVDHARRY, SHIVDHARRY.	SHIVDHARRY, ASHOK.
MOHAMMAD.SAFI.U.	SAFI.	SHUJAHEE, SURAYA.	KOOHASTANI, SURAYA.
MOORE,	WILLS,	SHULIST, SANTI.DEVI.	SHULIST, ROMA.GRACE.
MICHAEL.REGINALD.	MICHAEL.REGINALD.	SIEMENS, AGANETHA.	FROESE, NETTIE.

PREVIOUS NAME	NEW NAME
SINGH, AVONIT.KAUR.	PANNU, AVONIT.KAUR.
SINGH, JASWANT.	MULTANI, JASWANT.SINGH.
SINGH,	SINGH-PAUL,
NANKUMARIE.	LOLITA.ESTHER.NANKUMARIE.
SINGH, RAVINDER.	SAROYA, RAVINDER.SINGH.
SINGH, SUKHDIP.	VIRK, SUKHDEEP.SINGH.
SOHN, EUNAE.	SOHN, ELIZABETH.EUNAE.
SOLAN,	SOLAN-GRAHAM,
TYRELL.NATHANELL.	TYRELL.NATHANIEL.
SPENCER, AGNES.ROSE.	SPENCER, NANCY.ROSE.
STEWART,	PETERKIN,
DONETTE.MARIE.	NATANYAH.MIRYAM.
STOJANOVIC, JOVAN.	STONE, JOHN.
STOJANOVIC, NIKOLA.	STONE, NICHOLAS.
STURGEON,	STURGEON,
YVONNE.ALLANAH.	EILEEN.ALLANAH.
SUMMERS, MURIAL.ANNE.	SUMMERS, MURIEL.ANNE.
SUN, LI.	SUN, ERIC.LI.
SUN, TIAN.CI.	SUN, LEO.TIANCI.
SUPPIAH,	SEKAR,
THARUSHI.VASANA.	THARUSHI.VASANA.
SUPPIAH,	SEKAR,
THURAISAMY.MUTHIAH.	SAMMY.JAYA.
TAHERI, NABARD.	TAHERI, SAMAN.
TAHERI, RA'ADA.	TAHERI, PARWEEN.
TAHERI, THARWAT.	TAHERI, ABDULLAH.
TENZIN, TENZIN.	TASHI, TENZIN.
THAMBIRAJAH,	SATHIYAPALAN,
SRIKANAN.SATHIYAPALAN.	SRIKANAN.
THARAT, WOLF.SÉBASTIEN.	BIEN-AIMÉ, WOLF.SÉBASTIEN.
THOMAS, SUSANNE.DAWN.	ALTELAAR, SUSANNE.DAWN.
TJAHJARIJADI, JOSEPHINE.	LIAUW, JOSEPHINE.
NATALIA.JOVITA.	NATALIA.JOVITA.
TJAHJARIJADI, NATHANIA.	LIAUW, NATHANIA.
MICHELE.ANGELA.	MICHELLE.ANGELA.
TJAHJARIJADI, SOEJANTO.	LIAUW, SOEJANTO.
TJAHJARIJADI,	LIAUW,
STEPHANY.PORTIA.	STEPHANIE.PORTIA.
TJIPTADI, WILLIAM.ANDRE.	MERIN, WILLIAM.ANDRE.
TOLLEFSEN,	HOLMAN,
DANIELLE.JESSICA.	DANIELLE.JESSICA.
TOTTEN, AMANDA.NICOLE.	TOTTEN, MANDA.NICOLE.
TRAN, DUY.KHANH.	MAZEROLLE, ORYN.KHANH.
UNSAI, ANTHONY.KORAY.	JORDAN, KORAI.
USMANI,	USMANI,
MOHAMMAD.FAISAL.	FAISAL.
USMANI,	USMANI,
MOHAMMAD.FAYAZ.	FAYAZ.
VALA, ALBAN.CHRISTIAN.	VALA, ALBAN.
VANRABAEYS,	VANRABAEYS-RINAS,
AVERY.FAYE.	AVERY.FAYE.
VELAUTHAPILLAI,	VELA,
JEYAVERNY.	KANNA.JEYAVERNY.
VIVIER, DAVID.MANOP.	CLOUTIER, DAVID.MANOP.
VYNOGRADSKYY,	VINOGRADSKY,
VOLODYMYR.	VLAD.
WAHID, SYED.ABDUL.	SYED, ABDUL.WAHID.
WEBBER, ALVIE.EDITH.JOY.	WEBBER, ELVIA.EDITH.JOY.
WIERZBICKI, DAVID.	MARKOWSKI, DAVID.MARK.
WOJCIECHOWSKI,	MAZURKIEWICZ,
AGNIESZKA.ANNA.	AGNIESZKA.ANNA.
YANG, JIANSHAN.	YANG, JASON.JIANSHAN.
YANG, YIFAN.	YANG, IRENE.YIFAN.
YUH, KY.HYON.	YUH, JOSHUA.K.
ZENG, JING.JING.YU.	ZENG, ZOË.JINGJING.

JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from June 02, 2008 to June 08, 2008 under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68. The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 02 juin 2008 au 08 juin 2008, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

PREVIOUS NAME	NEW NAME
ABDALLAH, TAWFIQ.JIBRIL.	JIBRIL, TAWFIQ.ABDALLAH.
ABDELMALAK,	AWADALLA,
HANAA.HAKIM.	HANAA.
ABDULLA,	ABDULLA,
JOSEPH.MOHAMED.	YUSUF.MOHAMED.
ABDULLAH, RAMZI.JIBRIL.	JIBRIL, RAMZI.TAWFIQ.
ABOU-DALHA-	GHOUSSEUB,
GHOUSSEUB, CARINE.	CARINE.
AHMAD, ROOMAN.BIN.	CHAUDHRY, ROOMAN.AHMAD.
AHMAD, SAIF.BIN.	CHAUDHRY, SAIF.AHMAD.
AKHMETSHINA, ELENA.	NOVIKOVA, ELENA.
ALEXANDER,	EDWARDS,
DAVID.MICHEAL.	DAVID.MICHAEL.
ALI, HASSAN.	MANSOUR, HASSAN.
ALI, HUSSEIN.	MANSOUR, HUSSEIN.
ALI, SYED.TAHA.	SYED, TAHA.ALI.
ALI, ZAMZAM.	MANSOUR, ZAMZAM.
AQUINO ZAVALA,	AQUINO ZAVALA,
ABDY.MANUEL.	ANTONIO.MANUEL.
ARDEBILI,	ZOMORODI,
KARAN.ZOMORODI.	KARAN.
ARTEMOVA, VERA.	DYALOVSKI, VERA.
ASAAD, RASHA.	HAYEK, RASHA.
ATEMGOUA-DJIOSTA,	ATEMGOUA,
YVAN.STÉPHANE.	YVAN.STÉPHANE.
AZZA, OKORIE.OGBONNA.	AZZA, AZZA.OKORIE.
BALACHANDRA,	CHINTHAKA,
SUTHARSHNI.	SUTHARSHNI.BALACHANDRA.
BALAGGAN,	TALWAR,
SUKHWINDER.KAUR.	SUKHWINDER.KAUR.
BESNER, VÉRONIQUE.	CHARTRAND, VÉRONIQUE.
BHOPALSINGH,	KARMODY,
JASON.RODNEY.	JASON.RODNEY.
BORDA, THOMAS.MATTHEW.	WASHINGTON, DAYTON.RICO.
BOSCHMAN,	ELLIOTT,
EMMA.CARMEN.ELLIOTT.	EMMA.CARMEN.BOSCHMAN.
BOYKOVA, ANZHELA.	GROMOVA, ANGELA.
BUSZOWIECKI, DANUTA.	SEWELL, DANA.MADISON.
CAETANO PIMENTEL,	CAETANO,
DIEGO..	DIEGO.P.
CARREON, ROSANA.S.	CARREON, ROSANNA.SEVILLA.
CASCAGNETTE,	QUESNELLE,
EMILY.MARIE.IRENE.	EMILY.MARIE.IRENE.
CATULONG, DAN.ANGELO.	UY, DAN.ANGELO.
LUCIANO.RAMOS.	LUCIANO.C.
CATULONG, DANECCA.	UY, DANECCA.
DONNA.RAMOS.	DONNA.C.
CATULONG,	UY, DANE.
DORTHY.DANE.RAMOS.	ALLISSON.C.
CHO, MINKI.	CHO, DAVID.MINKI.
CIEPLY, STELLA.	CIEPLY, STELLA.STEPHANIE.
COBURN, LOUISE.	COBURN, LOUISE.CHRISTINE.
COMMODORE, KIM.ALLEN.	COMMODORE, KAL.
CORMIER, IVAN.CLARENCE.	CORMIER, CLARENCE.JOSEPH.
DJINDIKHACHVILI, AKAKIJ.	BOSS, DAVE.AARON.
DRAKE, MARY.PENNY-LEE.	NEEDHAM,
ANNE.NEEDHAM.	PENNY-LEE.ANNE.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
DROUILLARD, JORDAN.	LAWSON, JORDAN.	MCDERMOTT,	EMMETT,
RICHARD.DELEARY.	RICHARD.DELEARY.	VICTORIA.MARGARET.	VICTORIA.MARGARET.
ELCIN, BEHCET.	SISMAN, BENJAMIN.	MEMON, MOHAMMAD.ALI.	MEMON, ALI.MUHAMMAD.
ESSERY, ROBERT.	ESSERY,	MEMON, MOHAMMAD.ASAD.	MEMON, ASAD.MUHAMMAD.
ANDRE.THEODORE.	THEODORE.ANDRE.	MEMON,	MEMON, ISHAQ.
FAHMY, JOYCE.AMIR.SALA.	AWADALLA, JOYCE.	MOHAMMAD.ISHAQ.	MUHAMMAD.
FENDLEY, SKIE.MARIE.	BLACK, SKIE.MARIE.	MILLER, SHANIA.MARIE.	PLETSCH, SHANIA.MARIE.
FISHER,	SUMMERS,	MOUSSEAU, RYAN.JOESPH.	PLETSCH, RYAN.PAUL.
SUSAN.JOAN.	SKYE.STEPHANIE.L.D.	MUTHALITHAMBY	ARUMAITHURAI,
FLYPS, MICHEL.ACHIEL.	PHILLIPS, MICHAEL.ACHIEL.	ARUMAI, KAMALADEVY.	KAMALADEVY.
GALLANT,	GODDARD,	NAKONECHNA,	NAKONECHNA,
KYLE.FREDRICK.CHARLES.	KYLE.FREDRICK.CHARLES.	DAR'YA.IGORIVNA.	DASHA.
GAO, HUI.ZHU.	GAO, HUIZHI.	NARINE,	HARRY,
GIBB-CARSLEY-JONES,	CARSLEY-JONES,	LEETA.KAYWATTEE.	LEETA.
ANNA.MAUDE.	ANNA.MAUDE.	NGUYEN,	TAM, TRANG.
GIBB-CARSLEY-JONES,	CARSLEY-JONES,	TRANG.THANH.THI.	THANH.THI.
EVAN.GILBERT.	EVAN.GILBERT.	OLEKSINSKI, NICHOLAS.	STYLES, NICHOLAS.
GOWER, JEREMY.RICHARD.	CHURCHILL, BOSTON.	JAMES.DAVID.	JAMES.DAVID.
GRANT, JAMIE.NICOLE.	RICHARDS, JAMIE.NICOLE.	PAL, BHAIRVI.	PAL, VAIDEHI.
HARRIS,	PRIAMO-CUDINI,	PAQUETTE, JOSEPH.	PAQUETTE, RONALD.
AMANDA.TERESA.	AMANDA.TERESA.	RONALD.PERCY.	PERCY.JOSEPH.
HAWKEY, JANE.FREEMAN.	HAWKEY, JANIE.MARY.	PARKASH-PUNI, RAMONA.	PUNI, RAMONA.PARKASH.
HERNANDEZ,	TOUHEY,	PETRACCIA, PATRIZIA.	ZAPPA, PATRIZIA.
MARTHA.STELLA.	VERONICA.STELLA.	PETROZZA,	KEYS,
HEWITT, PAUL.MICHAEL.	HABIB, PAUL.MICHAEL.	KIMBERLY.ANNE.	KIMBERLY.ANNE.
HIRJI,	WALJI, FARIYA.	PILEHVAR-NEJATI-RASH,	NEJATI,
FARIYA.A.	MALAEKA.HAFIZ.	SAMIRA.	SAMIRA.
IBRAHIM,	ABRAHIM,	PILGRIM, IVANKA.DARLENE.	TREMBLAY, BIANCA.ELLA-BEE.
HANY.HELMI.NASHED.	HANY.HELMI.NASHED.	PIVARUNAS, ELENA.	COHEN, ELENA.
IBRAHIM, SAMIR.EZZAT.	OSMOW, SAM.	POGAN, MARIANA.	MUSAT, MARIANA.
INMAN,	RAYMOND,	PYLYPENKO, DAR'YA.	REDKA, DAR'YA.S.
DOROTHY.ELEANOR.	ELEANOR.DOROTHY.	RAI, SUKHDEEP.	DHALIWAL, SUKHDEEP.SINGH.
ISMAIL, ZIAD.	ISMAIL, ZIAD.	RANDHAWA,	RANDHAWA,
AHMED.REDA.	AHMED.REDA.A.KADER.	SUKHBIR.SINGH.	SUKHBIR.SONNY.SINGH.
JACOBS, JOAN.SARAH.	WHITE, JONI.SARAH.	RAPOS, ANASTASSIOS.	RAPPOS, TOM.ANASTASSIOS.
JAMES, SANDRA.KAREN.	PIERRE, SANDRA.KAREN.	RASHID, SYEDA.HAFSA.	SYEDA, HAFSA.RASHID.
JUNKIN, AMBER.	JUNKIN, EMBER.	REID, JAY.DYLAN.	KINDEN, JAY.DYLAN.
YVONNE.LORRIANE.	YVONNE.LORRIANE.	REYNOLDS, JENNY.MAY.	GRAHAM, JENNY.MAY.
KARMADI, ANNA.	KARMADI, ANNA.JANE.	RICHARDS, LINSAY.MARIE.	RICHARDS, LINDSAY.MARIE.
KHAMPANE, ALBERT.	JEUN, ALBERT.	ROBILLARD, AMANDA.LYN.	OULTRAM, AMANDA.LYN.
KIANI, HELENI.ROMINA.	SINGH, HELENI.ROMINA..	ROBINSON,	LAKE,
KO, CHIA.SU.JENNDY.	KO, JENNADY.CHIA.YU.	DARLEEN.MARIE.	DARLEEN.MARIE.
KORN, LEAH.DIANA.	URQUHART, LEAH.DIANA.	ROCHA LEHMAN, PATRICIO.	ROCHA, PATRICK.
KRASNOV,	KRASNOV, ALEKSANDR.	ROGERS, MARIANNE.	VAN BEEK,
OLEKSANDR.	VLADIMIROVICH.	LOUISE.VAN.BEEK.	MARIANNE.LOUISE..
KRASNOVA,	KRASNOVA,	ROMANOV,	ROMANOV,
GANNA.	ANNA.NIKOLAEVNA.	OLEGS.DMITRIJEV.	OLEG.DMITRIJEVICH.
KRISNAKUMAR, SUJITHA.	KRISHNAKUMAR, SUJITHA.	ROSZELL,	ROSZELL,
LABIB SOLIMAN, NANCY.	SOLIMAN, NANCY.	KATHERINE.HOPE.	KATHERINE.HOPE.DAWN.
LAI HUANG, HUE-JU.	LAI, HUE-JU.	SANDHU,	BRAR,
LALONDE, FERNAND..	LALONDE, RONALD.FERNAND.	HARINDER.PAUL.KAUR.	HARINDER.PAUL.KAUR.
LAUZON, CARISSA.	HOSEAS, CARISSA.LIZETTE.	SCARBACI,	RAGGIE,
LAZAREVITCH, JEAN.	WOODS, JEAN.BARBARA.	SARAH.ELISABETH.	SARAH.ELISABETH.
LE, DUNG.NGOC.THI.	LE, MAY.	SCHNEDLER,	SCHNEIDER,
LEVESQUE, CAROLINE.	LEPAGE, CAROLINE.	ALLAN.EMBORG.	ALLAN.
LI, JING.ZHI.	LI, CHRISTIE.JINGZHI.	SCOLLARD,	MONTGOMERY,
LI, YA.NAN.	LI, ALLISON.YANAN.	VANESSA.MARIE.	VANESSA.MARIE.
LI, ZHE.QIANG.	LI, JOEY.ZHEQIANG.	SCORTEANU,	WALTER,
LIU, TINA-YAO.	LIU, RAE-YAO.	CORNEL.VIOREL.	CORNELL.
LU, LE.HUA.	LUC, LE.HOA.	SEMENOV, ROMAN..	PAVLOV, ROMAN.
LU, YAO.	YANG, LINDA.	SHAH, GURSHARAN.KAUR.	GHANGAS, GURSHARAN.KAUR.
MALIK, HUMA.SALEEM.	CHAUDHRY, HUMA.	SHARMA, NISHA.	VASHISHT, NISHA.
MANDI, MARIA.	MANDI, RASHIDA.	SHE, KIT.KWAN.	SHEA, SZE-LAM.WENDY.
MAPP, TRAE.XAVIER.	WRIGHT, TRAE.XAVIER.	SHERZAI, HARUN.	SHERZAI, HAROUN..
MARCINISZYN, BEATA.	ZIELINSKI, BEATA.	SHIRAI,	MAC DONALD,
MARSHALL,	MARSHALL,	HISAKO.	HISAKO.JOSEPHINE.
JONATHAN.ROBERT.	JONATHAN.DANIEL.	SINGH, AMARJIT.	TUNG, AMARJIT.SINGH.

PREVIOUS NAME	NEW NAME	PREVIOUS NAME	NEW NAME
SINGH, DALJEET.	KOURA, DALJEET.SINGH.	ZAFIRIDIS, LILIAN.	ZAFIRIDES, LIN.DIANNE.
SINGH, MANJIT.	TOOR, MANJIT.SINGH.	ZAREMBA,	ENNIS,
SINGH, SARABJEET.	BHAURA, SARABJEET.SINGH.	ALEXANDRA.ROSE.	ALEXANDRA.KATARZYNA.
SOBIERAJ, KAZIMIERZ.	SOBIERAJ, CASS.		
SOBIERAJ, LENA.	SOBIERAJ, NINA.		JUDITH M. HARTMAN,
SOPHIA, SUMBAL.	SOLOMON, SUMBAL.SOPHIA.		Deputy Registrar General/
TANG, YU.QIANG.	TANG, TOMY.YUQIANG.	(141-G259)	Registraire générale adjointe de l'état civil
THAMBIAH, RUBANITHY.	SRITHARAN, RUBANITHY.		
THAYAPARAMOORTHY,	THAYAPARAN,		
BHUVITHARAN.	DARRAN.BHUVI.		
THOMAS, ELIZABETH.ANN.	OWEN, ELIZABETH.ANN.		
THOMPSON, NOVA.ANNE.	THOMPSON, NORA.ANNE.		
TOBAR,	HERNANDEZ,		
DANIEL.ALEXANDRO.	DANIEL.ALEXANDRO.		
TOMSONE, JULIA.	TOMSON, JULIA.		
TSANG, WOON.SUN.	TSANG, MARTIN.WOON.SUN.		
TZERELSHTEIN, MISHEL.	TZERELSHTEIN, MICHAEL.		
VANDERTEEMS,	FARRELL,		
NANCY.JEAN.	NANCY.JEAN.		
VASHISHT, NISHA.	SHARMA, NISHA.		
WANG, JIA.YI.	WANG, ALICE.		
WANG, JIAN.	CHIANG, CHRIS.		
WATSON,	WATSON-LAJOIE,		
TYLER.DAVID.ROGER.	TYLER.DAVID.ROGER.		
WELLS,	NICHOLSON,		
CHRISTINE.JOANNE.	CHRISTINE.JOANNE.		
WELLS,	WELLS-SHEPPARD,		
JAMES.KRISTOPHER.	JAMES.KRISTOPHER.		
WILSON-ARCHER, KYLE.	JEPPESEN-ARCHER,		
CHRISTOPHER.RANDALL.	KYLE.LEE.		
YAEGER, RYAN.RICHARD.	FOX, RYAN.JOHN.	(141-G260)	

Ontario Securities Commission

OSC RULE 24-502

EXEMPTION FROM TRANSITIONAL RULE: EXTENSION OF TRANSITIONAL PHASE-IN PERIOD IN NI 24-101 – INSTITUTIONAL TRADE MATCHING AND SETTLEMENT

On June 30, 2008, OSC Rule 24-502 Exemption from *Transitional Rule: Extension of Transitional Phase-In Period in National Instrument 24-101 – Institutional Trade Matching and Settlement* will come into force as a rule under the *Securities Act* (Ontario). The rule exempts registrants from the current transition provisions of National Instrument 24-101, effectively replacing them with new transition provisions that defer the National Instrument's midnight on T matching requirement to July 1, 2010 and extend its transitional phase-in period by an additional 24 months. The full text of the rule is available in the Ontario Securities Commission's Bulletin at (2008) 31 OSCB 5751 and on the Commission's website at http://www.osc.gov.on.ca/Regulation/Rulcmaking/rm_index.jsp.

(141-G260)

Ontario Energy Board Amendments to the Affiliate Relationships Code for Electricity Distributors and Transmitters

Note: The text of the proposed amendments is set out in *italics* below, for ease of identification only.

1. Section 1.1 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted and replaced with the following:

This Code sets out rules that govern the conduct of utilities as that conduct relates to their respective affiliates, with the objective of:

- protecting ratepayers from harm that may arise as a result of dealings between a utility and its affiliate;*
- preventing a utility from cross-subsidizing affiliate activities;*
- protecting the confidentiality of information collected by a utility in the course of provision of utility services;*
- ensuring there is no preferential access to utility services;*
- preventing a utility from acting in a manner that provides an unfair business advantage to an affiliate that is an energy service provider; and*
- preventing customer confusion that may arise from the relationship between a utility and its affiliate.*

2. Section 1.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended as follows:

- by deleting the word "code" in the first line immediately following the heading "Definitions" and replacing it with the word "Code";
- by deleting the definitions of the following terms: "Director", "fair market value", "licensee", "marketing" and "Municipal utility";
- by deleting the definition of "affiliate" and replacing it with the following:
"affiliate", with respect to a corporation, has the same meaning as in the Business Corporations Act (Ontario);
- by adding the following immediately after the definition of "affiliate":
"Affiliate Contract" means any contract between a utility and an affiliate, and includes a Services Agreement;
- by amending the definition of "confidential information" by adding the phrase "smart sub-metering provider, wholesaler," immediately after the word "specific";
- by adding the following immediately after the definition of "confidential information":
"direct costs" means costs that can reasonably be identified with a specific unit of product or service or with a specific operation or cost centre;
"distribute" means to convey electricity at voltages of 50 kilovolts or less;
- by deleting the definition of "distribution system" and replacing it with the following:
"distribution system" means a system for distributing electricity, and includes any structures, equipment or other things used for that purpose;

- viii. by deleting the definition of “energy service provider” and replacing it with the following:
“energy service provider” means a person, other than a utility or a shareholder of a utility that is a municipal corporation or the provincial government, involved in the supply of electricity or gas or related activities, including: retailing of electricity; marketing of natural gas; generation of electricity; energy management services; conservation or demand management programs; street lighting services; sentinel lighting services; metering (including smart sub-metering that is the subject of the Smart Sub-Metering Code and wholesale metering); billing other than solely for the delivery and supply of electricity or natural gas or for sewer or water services; and appliance (including water heater) sales, service and rentals;
 - ix. by adding the following immediately after the definition of “energy service provider”:
“fully-allocated cost” means the sum of direct costs plus a proportional share of indirect costs;
“indirect costs” means costs that cannot be identified with a specific unit of product or service or with a specific operation or cost centre, and include but are not limited to overhead costs, administrative and general expenses, and taxes;
 - x. by adding the following immediately after the definition of “licence”:
“market price” means the price reached in an open and unrestricted market between informed and prudent parties, acting at arm’s length and under no compulsion to act;
 - xi. by amending the definition of “Rate Order” by deleting the word “licensee” and replacing it with the word “utility”;
 - xii. by amending the definition of “Services Agreement” by deleting the word “affiliate(s)” and replacing it with the word “affiliate”;
 - xiii. by adding the following immediately after the definition of “Services Agreement”:
“shared corporate services” means business functions that provide shared strategic management and policy support to the corporate group of which the utility is a member, relating to legal, regulatory, procurement services, building or real estate support services, information management services, information technology services, corporate administration, finance, tax, treasury, pensions, risk management, audit services, corporate planning, human resources, health and safety, communications, investor relations, trustee, or public affairs;
“smart sub-metering provider” has the meaning given to it in the Smart Sub-metering Code;
“system planning information” means information pertaining to (i) the planning of a distribution system, including distribution system development or reinforcement plans, equipment acquisitions and work management plans, or (ii) the planning of systems involved in work management or of systems involved in the provision of customer service, including billing systems and call centre operations;
 - xiv. by amending the definition of “transmission system” by deleting the phrase “at voltages of 50 kilovolts or greater”;
 - xv. by adding the following immediately after the definition of “transmission system”:
“transmit” means to convey electricity at voltages of more than 50 kilovolts;
 - xvi. by amending the definition of “utility” by deleting the phrase “, for the purpose of this Code,” and by adding the word “electricity” immediately before the word “distributor”;
 - xvii. by adding the following immediately after the definition of “utility”:
“utility asset” means tangible or intangible property included in the utility’s rate base;
“utility revenue” means, in relation to a distributor, its distribution revenue and, in relation to a transmitter, its transmission revenue; and
 - xviii. by deleting the definition of “utility services” and replacing it with the following:
“utility services” means the services provided by a utility for which a rate or charge has been approved by the Board, and includes a distributor’s obligation to sell electricity pursuant to section 29 of the Electricity Act, 1998.
3. The heading of section 1.3 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by deleting the letter “s” at the end of the word “Interpretations”.
4. Section 1.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted and replaced with the following:
This Code applies to utilities licensed under Part V of the Act.
5. Section 1.5 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended as follows:
- i. by deleting the phrase “The Affiliate Relationships” and replacing it with the word “This”; and
 - ii. by deleting the phrase “distributor’s or transmitter’s” and replacing it with the word “utility’s”;
6. The heading of section 1.6 of the Affiliate Relationships Code for Electricity Distributors and Transmitters and section 1.6 of the Affiliate Relationships Code for Electricity Distributors and Transmitters are deleted and replaced with the following:
- 1.6 Amendments to this Code and Determinations by the Board**
- 1.6.1 *Except where expressly stated otherwise, any amendments to this Code shall come into force on the date on which the Board publishes the amendments by placing them on the Board’s web site after they have been made by the Board.*
- 1.6.2 *The following amendments to this Code made by the Board on May 14, 2008 come into force on the date that is three months from the date on which the Board publishes the amendments by placing them on the Board’s web site after they have been made by the Board:*
- (a) *the amendment to section 1.2 deleting the definition of “fair market value”; and*
 - (b) *the amendments to section 2.3.*
- 1.6.3 *The amendments to this Code made by the Board on May 14, 2008 do not apply to an Affiliate Contract that was in effect on September 19, 2007 until such time as the initial term of such Affiliate Contract expires.*
- 1.6.4 *Any matter under this Code requiring a determination by the Board may be determined without a hearing or through an oral, written or electronic hearing, at the Board’s discretion.*
7. Section 2.1.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted.
8. Section 2.1.3 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is renumbered as section 2.1.
9. Section 2.1.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted.

10. The heading of section 2.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted and replaced with the following:

Providing or Receiving Services, Resources, Products or Use of Asset

11. Section 2.2.1 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by deleting the first sentence and replacing it with the following:

Where a utility provides a service, resource, product or use of asset to an affiliate or receives a service resource, product or use of asset from an affiliate, it shall do so in accordance with a Services Agreement, the terms of which may be reviewed by the Board to ensure compliance with this Code.

12. Section 2.2.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted and replaced with the following:

2.2.2 Where a utility shares information services with an affiliate, all confidential information must be protected from access by the affiliate. Access to a utility's information services shall include appropriate computer data management and data access protocols as well as contractual provisions regarding the breach of any access protocols. A utility shall, if required to do so by the Board, conduct a review of the adequacy, implementation or operating effectiveness of the access protocols and associated contractual provisions which complies with the provisions of section 5970 of the CICA Handbook. A utility shall also conduct such a review when the utility considers that there may have been a breach of the access protocols or associated contractual provisions and that such review is required to identify any corrective action that may be required to address the matter. The utility shall comply with such directions as may be given by the Board in relation to the terms of the section 5970 review. The results of any such review shall be made available to the Board.

13. Section 2.2.3 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted and replaced with the following:

2.2.3 A utility shall not share with an affiliate that is an energy service provider employees that are directly involved in collecting, or have access to, confidential information.

14. Section 2.2.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted.

15. Section 2.2.5 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is renumbered as section 2.2.4 and is deleted and replaced with the following:

2.2.4 In the event of an emergency situation a utility may, without a Services Agreement, provide a service, resource, product or use of asset to, or receive a service, resource, product or use of asset from, an affiliate which is also a utility.

16. Section 2.2 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by adding the following new section 2.2.5:

2.2.5 The transfer pricing rules set out in section 2.3 do not apply when a utility provides a service, resource, product or use of asset to, or receives a service, resources, product or use of asset from, an affiliate in an emergency situation; a reasonable fully-allocated cost-related price shall be determined afterwards by the parties.

17. Section 2.3 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended by deleting sections 2.3.1, 2.3.2, 2.3.3 and 2.3.4 and replacing them with the following:

2.3.1 Term of Contracts with Affiliates

2.3.1.1 The term of an Affiliate Contract between a utility and an affiliate shall not exceed five years, unless otherwise approved by the Board.

2.3.2 Outsourcing to an Affiliate

2.3.2.1 If a utility intends to enter into an Affiliate Contract for the receipt of a service, product, resource, or use of asset that it currently provides to itself, the utility shall first undertake a business case analysis, unless the Affiliate Contract would have an annual value of less than \$100,000 or 0.1% of the utility's utility revenue, whichever is greater. Where an Affiliate Contract has a term of more than one year, the annual value of the Affiliate Contract shall be determined by dividing the total value of the Affiliate Contract by the number of years in the term.

2.3.2.2 For the purposes of section 2.3.2.1, the business case analysis shall contain (a) description of relevant utility needs on a per-service basis, (b) identification of the options available internally or externally from an affiliate or third party, (c) economic evaluation of all available options including the utility's current fully-allocated cost (which may include a return on the utility's invested capital equal to the approved weighted average cost of capital), (d) explanation of the selection criteria (including any non-price factors to be taken into account), (e) estimate of any benefits to the utility's Ontario ratepayers from outsourcing, and (f) justification of why any separate items were bundled together when considered for outsourcing.

2.3.3 Where a Market Exists

2.3.3.1 Where a reasonably competitive market exists for a service, product, resource or use of asset, a utility shall pay no more than the market price when acquiring that service, product, resource or use of asset from an affiliate.

2.3.3.2 A fair and open competitive bidding process shall be used to establish the market price before a utility enters into or renews an Affiliate Contract under which the utility is acquiring a service, product, resource or use of asset from an affiliate.

2.3.3.3 Despite section 2.3.3.2, where satisfactory benchmarking or other evidence of market price is available, a competitive tendering or bidding process is not required to establish the market price for a contract with an annual value of less than \$100,000 or 0.1% of the utility's utility revenue, whichever is greater. Where an Affiliate Contract has a term of more than one year, the annual value of the Affiliate Contract shall be determined by dividing the total value of the Affiliate Contract by the number of years in the term.

2.3.3.4 *Where the value of a proposed contract over its term exceeds \$500,000 or 0.5% of the utility's utility revenue, whichever is greater, a utility shall not award the contract to an affiliate before an independent evaluator retained by the utility has reported to the utility on how the competing bids meet the criteria established by the utility for the competitive bidding process.*

2.3.3.5 *The Board may, for the purposes of sections 2.3.3.3 and 2.3.3.4, consider more than one Affiliate Contract to be a single Affiliate Contract where they have been entered into for the purpose of setting the contract values at levels below the threshold level set out in section 2.3.3.3 or 2.3.3.4.*

2.3.3.6 *Where a reasonably competitive market exists for a service, product, resource or use of asset, a utility shall charge no less than the greater of (i) the market price of the service, product, resource or use of asset and (ii) the utility's fully allocated cost to provide the service, product, resource or use of asset, when selling that service, product, resource or use of asset to an affiliate.*

2.3.4 Where No Market Exists

2.3.4.1 *Where it can be established that a reasonably competitive market does not exist for a service, product, resource or use of asset that a utility acquires from an affiliate, the utility shall pay no more than the affiliate's fully-allocated cost to provide that service, product, resource or use of asset. The fully-allocated cost may include a return on the affiliate's invested capital. The return on invested capital shall be no higher than the utility's approved weighted average cost of capital.*

2.3.4.2 *Where a reasonably competitive market does not exist for a service, product, resource or use of asset that a utility sells to an affiliate, the utility shall charge no less than its fully-allocated cost to provide that service, product, resource or use of asset. The fully-allocated cost shall include a return on the utility's invested capital. The return on invested capital shall be no less than the utility's approved weighted average cost of capital.*

2.3.4.3 *Where a utility pays a cost-based price for a service, resource, product or use of asset that is obtained from an affiliate, the utility shall obtain from the affiliate, from time to time as required to keep the information current, a detailed breakdown of the affiliate's fully-allocated cost of providing the service, resource, product or use of asset.*

2.3.5 Shared Corporate Services

2.3.5.1 *For shared corporate services, fully-allocated cost-based pricing (as calculated in accordance with sections 2.3.4.1 and 2.3.4.2) may be applied between a utility and an affiliate in lieu of applying the transfer pricing provisions of section 2.3.3.1 or section 2.3.3.6, provided that the utility complies with section 2.3.4.3.*

2.3.6 Transfer of Assets

2.3.6.1 *If a utility sells or transfers to an affiliate a utility asset, the price shall be the greater of the market price and the net book value of the asset.*

2.3.6.2 *Before selling or transferring to an affiliate a utility asset with a net book value that exceeds \$100,000 or 0.1% of the utility's utility revenue, whichever is greater, the utility shall obtain an independent assessment of its market price.*

2.3.6.3 *If a utility purchases or obtains the transfer of an asset from an affiliate, the price shall be no more than the market price.*

2.3.6.4 *Before a utility purchases or obtains the transfer of an asset from an affiliate with a net book value that exceeds \$100,000 or 0.1% of the utility's utility revenue, whichever is greater, the utility shall obtain an independent assessment of its market price.*

2.3.6.5 *The Board may, for the purposes of sections 2.3.6.2 and 2.3.6.4, consider more than one asset transaction to be a single transaction where the transactions have been entered into for the purpose of setting the transfer prices at levels below the threshold level set out in section 2.3.6.2 or 2.3.6.4.*

2.3.7 Transfer Price Established by Law or Code

2.3.7.1 *Where a statute, a regulation, or a code established by the Board, prescribes the amount to be charged by or to a utility in relation to the provision or receipt of a service, product, resource or use of asset, that Act, regulation or Code shall prevail over the requirements of sections 2.3.3 to 2.3.5 to the extent of any inconsistency.*

18. Section 2.5.4 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended as follows:

- i. by adding the phrase "or utility services" to the end of the first sentence; and
- ii. by deleting the word "Director" in paragraph (c) and replacing it with the word "Board".

19. Section 2.5.6 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is amended as follows:

- i. by deleting the phrase "transmission and distribution" and replacing it with the phrase "transmission or distribution"; and
- ii. by adding the phrase "by the utility" immediately after the phrase "processed and provided".

20. Section 2.5.7 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted.

21. Section 2.6 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted and replaced with the following:

2.6 Confidentiality of Confidential Information and Restriction on Provision of System Planning Information

2.6.1 *A utility shall not release to an affiliate confidential information relating to a smart sub-metering provider, wholesaler, consumer, retailer or generator without the consent of that smart sub-metering provider, wholesaler, consumer, retailer or generator.*

- 2.6.2 *A utility shall not disclose confidential information to an affiliate without the consent in writing of the smart sub-metering provider, wholesaler, consumer, retailer or generator, as the case may be, except to the extent permitted by the utility's licence or where confidential information is required to be disclosed:*
- (a) *for billing, settlement or market operation purposes;*
 - (b) *for law enforcement purposes;*
 - (c) *for the purpose of complying with any legislative or regulatory requirement; or*
 - (d) *for the processing of past due accounts of the smart sub-metering provider, wholesaler, consumer, retailer or generator, as the case may be, which have been passed to a debt collection agency.*
- 2.6.3 *Confidential information may be disclosed where the information has been sufficiently aggregated such that information pertaining to any individual smart sub-metering provider, wholesaler, consumer, retailer, or generator cannot reasonably be identified. If such information is aggregated it must be disclosed on a non-discriminatory basis to any party requesting the information.*
- 2.6.4 *Subject to section 2.6.5, a utility shall not provide system planning information to an affiliate that is an energy service provider.*
- 2.6.5 *A utility may provide system planning information to an affiliate that is an energy service provider:*
- (a) *if the system planning information is made available to non-affiliated third parties at the same time, or has previously been made available to non-affiliated third parties, on a non-confidential basis in substantially the same form and on the same terms and conditions as it is made available to the affiliate;*
 - (b) *if the system planning information is, at the time of provision to the affiliate, publicly available in substantially the same form as it is made available to the affiliate; or*
 - (c) *for the purposes of complying with any legislative or regulatory requirement.*

22. Section 2.8 of the Affiliate Relationships Code for Electricity Distributors and Transmitters is deleted.

(141-G261)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

DEBORAH DELLER,
Clerk of the Legislative Assembly.

Application to Provincial Parliament

Revival of Murdoch Headsets Inc.

NOTICE IS HEREBY GIVEN that on behalf of Fred McClellan and Helen McClellan that application will be made to the Legislative Assembly of the Province of Ontario for an Act reviving Murdoch Headsets Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa this 12th day of June 2008.

W. JOHN RICK
Rick Associates
Barristers and Solicitors
591 March Road, Suite 106
Ottawa (Kanata), ON K2K 2M5

(141-P172) 25, 26, 27, 28

Corporation Notices Avis relatifs aux companies

NOTICE OF PARTNERSHIP DISSOLUTION

Anne Coughlan and Michael G. Wilmot hereby give notice that their partnership known as ***Supporting Roles Interactive Training*** will be dissolved as of June 15, 2008.

Contact: Anne Coughlan and Michael G. Wilmot
911 Maitland Street
London, Ontario
N5Y 2X2
Tel: (519) 439-7354

As of June 15, 2008, the business will be known as ***Supporting Roles Interactive Training Inc.***

Contact: Anne Coughlan and Michael G. Wilmot
911 Maitland Street
London, Ontario
N5Y 2X2
Tel: (519) 439-7354

(141-P173) 25, 26, 27

733578 Ontario Inc.
Ontario Corporation No. 733578

TAKE NOTICE CONCERNING WINDING UP OF 733578 Ontario Inc., Date of Incorporation: January 29, 1988, Liquidator: Suot Tran, Address 100 Machar Avenue, Thunder Bay, Ontario, Postal Code P7B 2Y6, Appointed: Date June 1, 2008.

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on June 1, 2008.

DATED at Thunder Bay, this 1st day of June, 2008.

(141-P174) SUOT TRAN
Liquidator

Law Society Act

NOTICE IS HEREBY GIVEN that in 2007 monies have been paid to the Unclaimed Trust Fund for the following persons. Applications to claim the funds may be made, pursuant to s. 59.10 of the Law Society Act, by contacting the Unclaimed Trust Fund Officer, Law Society of Upper Canada, Osgoode Hall, 130 Queen Street West, Toronto, Ontario M5H 2N6, or at 416-947-3312.

CLIENT NAME	CITY
364849 Ontario Ltd.	Woodbridge, ON
659902 Ontario Ltd.	Toronto, ON
941096 Ontario Ltd.	Mississauga, ON
Abdollahy, Mandana	Toronto, ON
Acanthus Real Estate Corp.	Toronto, ON
Ahmad, Lubna	Karachi, Pakistan
Allan-Co Ltd.	Etobicoke, ON
Allen/Newman, Patrick/Daisy	Unknown
Allgon Inc.	Unknown
Antwi, Paul	Toronto, ON
Ararb, Palm	Unknown
Ataman, Yaprak	Toronto, ON

CLIENT NAME

Atkinson (Paul), Jane
Azores Club for the Retired
Baggalley, William
Bakker, Osmond
Balenko, Deborah
Bastarache, Donald
Bechard, Shawn
Bender, Steve
Bishop, David A.
Blick, Harold Evan
Boersma, Siebren & Angela
Boughner, M.A.
Bralen Mgmt Ltd./Lafrance, Bradley
BT Tymnct
Calderon, Emilio
Calley/Hardy, Dwight/Sojourner
Cameron, James
Cameron, Ross & Shannon
Campbell, Colin
Campeau, Lisa Ann
Carstens, Reinhart
Castravelli, Claude
Chakkabut, Yuphawadce
Chamberlain-Mercury Printing
Chambers, Tammy Mac
Claridge, Mary Anne
CLC Franchising Inc.
Cocchio, John
Colwell, Gwendolyn A.
Cooke/Barr, Hilton/Elizabeth
Cooper, Debra
CPC International Inc.
Crawford & Company
Critchley, Gregory Allen
Cullen, Bridget
Darkoah/Fosu, Sandra/Augustine
De Sousa, John (estate of)
De Wolfe, Gordon
Debono
Degiorgio, Vince
Demers, Michelle
Dietz, Diane M.
Dodson, Violet M.
Dosangh, Harminder S.
E.P.C. Holdings Ltd.
Ellis, Robert
Ennis, Clifford
ePhone Telecom Inc.
Equis International
Faran Construction Limited
Farrell, Adam Thomas
Francis, Sharon
Frick, Urlick & Ingleborg
Fryer, John
GA Masonry
Gayen, Kesto
Geciew, Robert
Gifkins, Donna
Goldberg
Goligher/Bridger, Mary/Susan
Gompers & Associates
Gray, Justin
Guay, Nathalie
Harvey, Robert & Kimberly
Harwood, Robert
Hatcher, Allen
Henry, Bernard
Hcyno, Rolf
Home Business Technologies Canada
Howorth, Merri-Lynn
Hunter, Earl
Isopharm Laboratories Ltd.
Ivan Harminia Construction

CITY

Richmond Hill, ON
Unknown
Toronto, ON
Unknown
Newcastle, ON
Brampton, ON
Windsor, ON
Kitchener, ON
Concord, ON
Toronto, ON
Aytton, ON
Unknown
St. Catharines, ON
San Jose, CA
Maple, ON
Scarborough, ON
Toronto, ON
Toronto, ON
Unknown
Peterborough, ON
Bolton, ON
Montreal, QC
Toronto, ON
Unknown
Brampton, ON
Unknown
Brampton, ON
St. Alberta, AB
Cambridge, ON
Courtice, ON
Brantford, ON
Englewood Cliffs, NJ
Unknown
Santa Monica, CA
Dublin, Ireland
Toronto, ON
Toronto, ON
Unknown
Unknown
Scarborough, ON
Burlington, ON
Walton, ON
Unknown
Mississauga, ON
Toronto, ON
Fort Frances, ON
Unknown
Herndon, VA
New York, N.Y.
Concord, ON
Courtice, ON
Downsview, ON
Port Perry, ON
Ottawa, ON
Breslau, ON
Toronto, ON
Unknown
Downsview, ON
Unknown
Calgary, AB
Wheeling, WV
Toronto, ON
St. Constant, QC
Ajax, ON
Toronto, ON
Toronto, ON
Ottawa, ON
Downsview, ON
London, ON
Leamington, ON
Orangeville, ON
Scarborough, ON
Unknown

CLIENT NAME	CITY	CLIENT NAME	CITY
Jacobson, Israel (Estate of)	Unknown	Pohl, Cynthia D.	Toronto, ON
Jeffrey, Mosier	Oshawa, ON	Pratchett, Umojah	Unknown
Johnson, Ola Joseph	Oshawa, ON	Pratt, Carolynne	London, ON
Kersey Information Management Ltd.	Ottawa, ON	Rae, Martin	Redmond, WA
King, John	Brampton, ON	Rametta, Gilbert	Unknown
King, Linda A.	Toronto, ON	Ratos, Ruth	Toronto, ON
Kobsey, William	Oakville, ON	Rcid, Zaida	Downsview, ON
Kohn, Ronnie	Tel Aviv, Isreal	Richardson, Tim	Cambridge, ON
Lang, Helen	Unknown	Richber/Stahlke, Sheila/John	St. Paul's Station, ON
Laroche, Alain	Montreal, QC	Robert Hunt Corp.	Concord, ON
Lash, Rochelle	Downsview, ON	Routhier, Cyrille	Rockland, ON
Lau, David	Scarborough, ON	Rudolph, Bernard J.	Cambridge, ON
Lawrance, Dale & Dawn	Mitchell, ON	S.W.O.A.A.	London, ON
Lawson, Barry (estate of)	Unknown	Salazar, John & Lucy	Downsview, ON
Lee, Hyung-Joon	Ottawa, ON	Saude, Mario	Cambridge, ON
Lee, Sang Jin	Burlington, ON	Saverino, D.	Brampton, ON
Lesperance, Victor	Calgary, AB	Schulwach, Tom	Unknown
Lewis, Maryanne	Brantford, ON	Scottish and York Insurance Company	North York, ON
Lock, Adam	Unknown	Sedecki, Mary Ann	Unknown
Lopez, Jose	Strathroy, ON	Shannon, Christopher	London, ON
Lopez, Patricia	Downsview, ON	Sheipouri, Nehrddad	North York, ON
Lukenda, Debbie	Sault Ste Marie, ON	Sheng, Shin Yce	Winnipeg, MB
Lutz, Rakph (Ralf)	Germany	Sherren, Joseph & Lynda	Houston, TX
Madder, Justin	White Rock, BC	Sieradzan, Jan	Belle Ewart, ON
Maggi, Laura	Toronto, ON	Singh, Balwinder & Amar Kaur	Brampton, ON
Mahmood, Muhammad Ahsan	Toronto, ON	Singh/Kaur, Rajwinder/Balwinder	Brampton, ON
Manriques, Carolina	London, ON	Sitilidis, Mary	Scarborough, ON
Marchment, Vera	Windsor, ON	Smith, Brian	Toronto, ON
Marsh, Ian	Pickering, ON	St. Germain, Christopher	Oshawa, ON
Mattioli (De Sousa), Carmen J.	Flamborough, ON	Steiger, Lloyd & Cherie Ann	Oshawa, ON
Mazurenko, Ella	Etobicoke, ON	Stephenson, Gordon	Unknown
McCulloch	Unknown	Stevens, Alexander	Hamilton, ON
McKone, Michelle & Todd	Mitchell, ON	Strub, Manuela & Gary	Waterloo, ON
McWatters, Keith	Toronto, ON	Sventek, Hona	Toronto, ON
Menezes, Roy	Thornhill, ON	Swiss Bahamas Mgt. Corp.	Nassau, Bahamas
Merwar, Mohan	Rexdale, ON	The Hour Theatrical Society	Toronto, ON
Meyer, Lucas	Unknown	Thongphachanh, Savath & Hongkeo	Cambridge, ON
Milano, Victor	Ottawa, ON	Timiskaming Industrial Training Committee	Kirkland Lake, ON
Miller, Dianna	Dublin, ON	Tindale, Randy	Toronto, ON
Mohamed, Zerena	Mississauga, ON	Tokar, Stephen	Toronto, ON
Monnex Insurance Management Inc.	Toronto, ON	Tonna, Roland	Unknown
Monnex Insurance Management Inc.	Toronto, ON	Topyurek, Niyazi	Toronto, ON
Murray Kates Inc.	Toronto, ON	Trigone Realty Corp.	Toronto, ON
Nigerian Carton & Packaging Manufacturing Co. Ltd.	Lagos, Nigeria	Tri-Star Rehab Services Inc.	Toronto, ON
Nilsson, Hans & Elizabeth	Mississauga, ON	Uppal, Balwinder	Brampton, ON
Novak, Aliza	Thornhill, ON	Vandrew-Mancuso (Vandrew-Christodoulou), Shelena	Odenton, MD
Novak, Frank	Niagara Falls, NY	Vectorsoft Conversion Services Limited	Lindsay, ON
Novak, Norman	Toronto, ON	Vcerma, Ajai	London, UK
Oates, Patricia	Mississauga, ON	Vercillo, Ross	Brampton, ON
O'Keefe, Sean	Toronto, ON	Verma, Ashok	Toronto, ON
Olumuyiwa, Isaac	North York, ON	Verma, Kavita	Toronto, ON
Oshanski, Harry	St. Catharines, ON	Vlasak, Kim	Brampton, ON
Osman, El Kordi	Mississauga, ON	Volz, Jurgen	Pickering, ON
Ozeir, Maya	Unknown	Waddington, William	Nepean, ON
Palmer, Jean & the late Glenn	Halifax, NS	Walsh, Marion	London, ON
Paruk, Farah	Toronto, ON	Walsh, Richard	Cambridge, ON
Pasha Music Organization Inc.	Los Angeles, CA	Wiskin, J.	Unknown
Paul, Michael & Robin	Wasaga, ON	Wolowich, Louise & Robert	Oshawa, ON
Peddle, Frank & Lorie	Oshawa, ON	World Information & Technology Systems Corp.	Culver City, CA
Pereira, John & Corina	Mississauga, ON	Wyborn	Unknown
Perez, Hilde	Safety Harbour, FL	Yates, Joshua	Peterborough, ON
Permair Leathers Limited	Acton, ON	Zuccaro, August	Simcoe, ON
Persaud, Latchandai	Toronto, ON		
Petersen, Olfert	Unknown		
Pexioto, Ronaildo	Unknown		
Ph Nineten Ltd.	North York, ON		
Phan, Tan	Abbotsford, BC		

Dated June 5, 2008

(141-P175)

Sheriff's Sale of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at 45 Main Street East, Suite 110, Hamilton, Ontario L8N 2B7 dated October 5th, 2007 Court File Number 07-29262, to me directed, against the real and personal property of **PETER GALLARDI ALSO KNOWN AS PETER J. GALLARDI, DAWN MARIE GALLARDI AND PETER J. GALLARDI LIMITED** Defendant, at the suit of Royal Bank of Canada, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **PETER GALLARDI ALSO KNOWN AS PETER J. GALLARDI, DAWN MARIE GALLARDI AND PETER J. GALLARDI LIMITED** Parcel 19-1 Section M-91, Lot 19, Plan M-91, City of Niagara Falls, Regional Municipality of Niagara, known as 7221 Burbank Crescent, Niagara Falls, Ontario L2J 4E7.

ALL OF WHICH said right, title, interest and equity of redemption of **PETER GALLARDI ALSO KNOWN AS PETER J. GALLARDI, DAWN MARIE GALLARDI AND PETER J. GALLARDI LIMITED**, Defendant, I shall offer for sale by Public Auction in my office at WELLAND COURTHOUSE, 102 EAST MAIN STREET, 3rd FLOOR, WELLAND, ONTARIO L3B 3W6 ON JULY 30, 2008 at 1pm.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE 59 Church Street, St. Catharines, Ontario L2R 7N8
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date June 5th, 2008

(141-P176)

SUSAN SECORD
SHERIFF'S OFFICE
59 Church St.,
St. Catharines, On
L2R 7N8
905-988-6200 Ext. 220

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice at 45 Main Street East, Suite 110, Hamilton, Ontario L8N 2B7 dated November 23, 2005, Court File Number 05-20555, to me directed, against the real and personal property of **LINDA OGILVIE RESMINI**, Defendant, at the suit of Hamilton Health Sciences Corporation, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **LINDA OGILVIE RESMINI**, in and to:

Parcel 65-1, Section 59M-125, Lot 65, Plan 59M-125,
City of Welland, Regional Municipality of Niagara {Property Identifier No. 64077-0100 (LT)} known as 43 Heritage Lane, Welland, Ontario L3C 6Z4

ALL OF WHICH said right, title, interest and equity of redemption of **LINDA OGILVIE RESMINI**, Defendant, I shall offer for sale by Public Auction in my office at WELLAND COURTHOUSE, 102 EAST MAIN STREET, 3RD FLOOR, WELLAND, ONTARIO L3B 3W6 ON JULY 30, 2008 at 1pm.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
Payable at time of sale by successful bidder
To be applied to purchase price
Non-refundable
Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE 59 Church Street, St. Catharines, Ontario L2R 7N8
All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date June 5th, 2008

(141-P177)

SUSAN SECORD
SHERIFF'S OFFICE
59 Church St.,
St. Catharines, On
L2R 7N8
905-988-6200 Ext. 220

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the Superior Court of Justice dated May 28, 2005, Sheriff's file 07-2026, to me directed, against the real and personal property of Tino Buzzanca Debtors, at the suit of The Toronto-Dominion Bank Creditors, I have seized and taken in execution all the right, title, interest and equity of redemption of, debtors, in and to Tino Buzzanca

PCL 141-1 SEC 65M2493; LT 141 PL 65M2493; Vaughan (Amended 97/06/05 11:18 by Land Registrar #2) In the City Of Vaughan, NEWMARKET LAND TITLES OFFICE FOR THE LAND TITLES DIVISION OF YORK (NO.65) and municipally known as 146 Father Ermanno Crescent Woodbridge, Ontario L4L 7L4.

All of which said right, title, interest and equity of redemption of Tino Buzzanca debtors, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, Sheriff's Office 50 Eagle Street West Newmarket, Ontario L3Y 6B1 on **Thursday August 7, 2008 @ 1:00 PM** in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at:
 Civil/Enforcement, 50 Eagle St.W. Newmarket, Ontario L3Y 6B1
 All payments in cash or by certified cheque made payable to the Minister of Finance
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

Date: December 4, 2007

(141-P178) Sheriff
 Civil/Enforcement office
 Regional Municipality Of York
 Telephone (905) 853-4809
 07-2026

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court, London, Ontario, dated August 13, 2007, Court File Number 54403SR, to me directed, against the real and personal property of **GORDON COLE also known as GORDON P COLE**, Defendant, at the suit of **THE TORONTO-DOMINION BANK**, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **GORDON COLE also known as GORDON P COLE**, in and to:

Part Lot 4, S/S Collins Street, Plan 163, Town of Collingwood
 Property Identifier Number 58270-0118 (LT)

ALL OF WHICH said right, title, interest and equity of redemption of, Defendant **GORDON COLE also known as GORDON P COLE**, I shall offer for sale by Public Auction in my office at 114 Worsley Street, Barrie, Ontario on:

WEDNESDAY, JULY 30, 2008 at 9:30 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 114 Worsley Street, Barrie, Ontario
 All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: June 12, 2008

(141-P179) KATHIE POULIOT
 SHERIFF
 114 Worsley Street
 BARRIE ON L4M 1M1
 705-739-6100

UNDER AND BY VIRTUE OF A WRIT OF SEIZURE AND SALE issued out of the Superior Court of Justice, London, Ontario, dated September 27, 2005, Court File Number 48019SR, to me directed, against the real and personal property of **DAWN MICHELLE STEVENS**, Defendant, at the suit of **THE TORONTO-DOMINION BANK**, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **DAWN MICHELLE STEVENS**, in and to:

Parcel DD-11, Section M85, designated as Parts 11, 27 & 45 on Plan 51R-6891, City of Barrie
 Property Identifier Number 5877-0042 (LT)

ALL OF WHICH said right, title, interest and equity of redemption of **DAWN MICHELLE STEVENS**, Defendant, I shall offer for sale by Public Auction in my office at 114 Worsley Street, Barrie, Ontario on:

WEDNESDAY, JULY 30, 2008 at 10:00 a.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$ 1,000.00 whichever is greater
 Payable at time of sale by successful bidder
 To be applied to purchase price
 Non-refundable
 Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 114 Worsley Street, Barrie, Ontario
 All payments in cash or by certified cheque made payable to MINISTER OF FINANCE
 Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

Date: June 12, 2008

(141-P180) KATHIE POULIOT
 SHERIFF
 114 Worsley Street
 BARRIE ON L4M 1M1
 705-739-6100

Sale of Land by Public Auction

Municipal Act, 2001

THE MUNICIPALITY OF CHATHAM-KENT

Take Notice that the land(s) described below will be offered for sale by public auction at 1:00 o'clock in the afternoon on the 22nd day of May, 2008 at the Council Chambers of the Municipality of Chatham-Kent, 315 King Street West, Chatham, Ontario.

Description of Land(s) and Minimum Bid \$

All lands are in the Municipality of Chatham-Kent, the following are the geographic descriptions and municipal addresses.

Roll # 3650-010-001-61100 Lot 30, Plan 441, formerly in the Township of Romney, County of Kent, now in the Municipality of Chatham-Kent, Province of Ontario. Being 882 Hiawatha Beach Rd, and also known as 882 Erie Line (ROMNEY). P.I.N. 00839-0064 Land Titles.
Minimum Bid \$26,457.93.

Roll # 3650-010-003-38900 Part of Lot 24, Concession 2, in the Geographic Township of Romney, formerly in the Township of Romney, County of Kent, now the Municipality of Chatham-Kent, Province of Ontario as in Instrument 443891, SUBJECT to Execution 92-0055 if Enforceable, SUBJECT to Execution 92-0171 if Enforceable. Being 21398 Coatsworth Rd. (ROMNEY). P.I.N. 00835-0062 Land Titles.
Minimum Bid \$31,795.40.

Roll # 3650-110-004-10435 Lot 45, Part Lots 44 and 46, Plan 341, Part Lot 10, Concession 8, in the Geographic Township of Raleigh, formerly in the Township of Raleigh, County of Kent, now the Municipality of Chatham-Kent, Province of Ontario as in Instrument 246861. Being 6679 Charleston St. (NORTH BUXTON). P.I.N. 00872-0105 Land Titles.
Minimum Bid \$10,590.15.

Roll # 3650-240-002-00100 Part Lots 1 and 2, Plan 65, formerly in the Town of Ridgetown, County of Kent, now the Municipality of Chatham-Kent, Province of Ontario as in Instrument 526452. Being 2-12 Main St W. (RIDGETOWN). P.I.N. 00693-0231 Registry.
Minimum Bid \$62,778.98.

Roll # 3650-260-003-03400 Part Lot 12, Concession 4 in the Geographic Township of Orford, Designated as Part 1 on Reference Plan 24R3363, Together with R.O.W. over Part Lot 12, Concession 5, Designated as Parts 2 and 3 on Reference Plan 24R3363, formerly in the Township of Orford, County of Kent, now the Municipality of Chatham-Kent, Province of Ontario as in Instrument 415075. Being 15240 Scott Line (MUIRKIRK). P.I.N. 00662-0157 Registry.
Minimum Bid \$10,912.95.

Roll # 3650-310-003-01300 Lots 1-7, Part of Lot 8, River Range, Plan 158, Part of Lots 20-31, Range 2, Plan 158, Part of Range 1, Part of Lane, Plan 158, Part of Lot 12, River Range, South Longwoods Road, Geographic Township of Zone, Designated as Parts 1, 2, 3, and 4, 24R6559 Together with R.O.W. as in 127704 Designated as Part 2, 24R5858, Part 1, 24R5859 and Parts 5, 6, 7, and 8 on 24R6559, in the Municipality of Chatham-Kent, Province of Ontario. (ZONE). P.I.N. 00646-0011 Registry.
Minimum Bid \$10,736.25.

Roll # 3650-420-002-01700 Part Lot 45, Plan Old Survey, North Side Colborne Street, in the Municipality of Chatham-Kent, Province of Ontario as in Instrument 565140. Being 237 Colborne St (CHATHAM). P.I.N. 00503-0024 Land Titles.
Minimum Bid \$8,499.32.

Roll # 3650-420-007-13551 Unit 1, Level 1, Kent Condominium Plan Number 12, Municipality of Chatham-Kent, Province of Ontario and its Appurtenant Common Interest. Being Condo Plan 12 Level 1 Unit 1, 540 Park Ave E. (CHATHAM). P.I.N. 00954-0001 Land Titles.
Minimum Bid \$80,733.00.

Roll # 3650-420-007-13553 Unit 3, Level 1, Kent Condominium Plan Number 12, Municipality of Chatham-Kent, Province of Ontario and its Appurtenant Common Interest. Being Condo Plan 12 Level 1 Unit 3, 540 Park Ave E. (CHATHAM). P.I.N. 00954-0003 Land Titles.
Minimum Bid \$36,493.38.

Roll # 3650-420-007-13560 Unit 2, Level 2, Kent Condominium Plan Number 12, Municipality of Chatham-Kent, Province of Ontario and its Appurtenant Common Interest. Being Condo Plan 12 Level 2 Unit 2, 540 Park Ave E. (CHATHAM). P.I.N. 00954-0010 Land Titles.
Minimum Bid \$38,697.41.

Roll # 3650-420-020-10800 Part of Lots 7 and 8, Block 5, Plan 291, Together With R.O.W. over Part Lot 7, Block 5, Plan 291, in the Municipality of Chatham-Kent, Province of Ontario as in Instrument 346342. Being 25 Richmond St (CHATHAM). P.I.N. 00506-0300 Land Titles.
Minimum Bid \$10,244.73.

Roll # 3650-420-028-11200 Part Lot 90, PL Old Survey as in Instrument Number 492267 (Firstly); in the Municipality of Chatham-Kent, Province of Ontario. Being 132-138 King St W (CHATHAM). P.I.N. 00505-0141 Land Titles.
Minimum Bid \$134,555.90.

Roll # 3650-442-008-18100 Part Block B, Plan 414, Designated as Parts 2 and 3 on Reference Plan 24R6147, in the Municipality of Chatham-Kent, Province of Ontario, as in Instrument 649048, SUBJECT to Easement as in Instrument CH38963. Being Arnold St. (WALLACEBURG). P.I.N. 00584-0078 Registry.
Minimum Bid \$11,911.28.

Roll # 3650-442-008-18500 Part Blocks B and C, Plan 414, Designated as Part 1 on Reference Plan 24R6147, in the Municipality of Chatham-Kent, Province of Ontario as in Instrument 649048. Being 100 Mason St. (WALLACEBURG). P.I.N. 00584-0063 Registry.
Minimum Bid \$1,219,205.78.

Roll # 3650-443-004-17500 & 3650-443-004-17600 Part Lots 1, 2 and 10, Block K, Plan 115, in the Municipality of Chatham-Kent, Province of Ontario as in Instrument 512982, SUBJECT to Execution 04-0000143 if Enforceable. Being 323 - 327 Queen St. (WALLACEBURG). P.I.N. 00554-0018 Land Titles.
Minimum Bid \$48,795.38.

Roll # 3650-480-009-08600 Part Lot 34, East Baldoon Road, in the Geographic Township of Dover, formerly in the Township of Dover, County of Kent, now the Municipality of Chatham-Kent, Province of Ontario as in Instrument 595739. Being 8319 Electric Line (DOVER). P.I.N. 00765-0043 Registry.
Minimum Bid \$21,655.04.

All amounts payable by the successful purchaser shall be payable in full at the time of the sale by money order or by a bank draft or cheque certified by a bank, trust corporation or by cash.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include the mobile homes situate on the lands.

This sale is governed by the *Municipal Act, 2001*. The successful purchaser will be required to pay the amount bid plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale, contact:

Municipality of Chatham-Kent
315 King Street West, P O Box 640,
Chatham, Ontario, N7M 5K8
STUART WOOD, Director,
Financial Services/Treasurer
or BONNIE DREWERY, Collections Officer

www.chatham-kent.ca

Personal information contained on this form, collected pursuant to the Municipal Act will be used for the purposes of that Act. Questions should be directed to the Freedom of Information and Privacy Coordinator at the institution responsible for the procedures under that Act.

(141-P181)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2008—06—21

ONTARIO REGULATION 165/08

made under the

ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: May 8, 2008

Filed: June 2, 2008

Published on e-Laws: June 3, 2008

Printed in *The Ontario Gazette*: June 21, 2008

WARRANTY FOR DELAYED CLOSING OR DELAYED OCCUPANCY

DEFINITIONS

Definitions

1. In this Regulation,

“condominium home” means a home of a type described in clause (c) of the definition of “home” in section 1 of the Act;

“condominium phase” has the meaning set out in the definition of “phase” in subsection 145 (3) of the *Condominium Act, 1998*;

“condominium project” means the land and interests appurtenant to the land, as the land and interests are described or proposed to be described in any description required by the *Condominium Act, 1998* and includes units and proposed units, as those terms are defined in that Act, that are to be used as homes;

“freehold home” means a home of a type described in clause (a) or (b) of the definition of “home” in section 1 of the Act;

“phased condominium corporation” and “vacant land condominium corporation” have the same meaning as in subsection 1 (1) of the *Condominium Act, 1998*;

“purchase agreement” and “purchaser” have the same meaning as in Regulation 892 of the Revised Regulations of Ontario, 1990 (Administration of the Plan) made under the Act;

“vacant land condominium home” means a home constructed on a unit in a vacant land condominium corporation and sold by a vendor to a purchaser at the same time as the unit, where occupancy of the home is not provided before the closing of the sale of the unit.

PURCHASE AGREEMENTS ENTERED INTO BEFORE JULY 1, 2008

Delayed closing, freehold homes

2. (1) This section applies to a purchase agreement that the parties have entered into before July 1, 2008 for a freehold home with a closing date fixed on or after September 1, 1988.

(2) Every vendor under a purchase agreement to which this section applies warrants to the owner that the vendor shall comply with the Addendum to the purchase agreement that is set out in paragraph 12 of section 1 of Regulation 894 of the Revised Regulations of Ontario (Terms and Conditions of Registration of Builders and Vendors) made under the Act.

(3) Every vendor under a purchase agreement to which this section applies warrants to the owner that the vendor shall compensate the owner in accordance with subsection (4) in the event of,

(a) a delay in closing that is more than five days beyond the later of the date originally fixed for closing the purchase agreement and the closing date as extended under clause (6) (a) or (b), if the delay commences on or before June 30, 2009; or

(b) a delay in closing beyond the later of the date originally fixed for closing the purchase agreement and the closing date as extended under clause (6) (a) or (b), if the delay commences after June 30, 2009.

(4) The compensation mentioned in subsection (3) shall be for all direct costs caused by the delay that the owner incurs in an amount that does not exceed \$100 a day for living expenses and \$5,000 in total.

(5) Subsection (3) does not apply to the period of delay in closing caused by a strike, fire, flood, act of God or civil insurrection.

(6) Subject to paragraph 5 of the Addendum mentioned in subsection (2), subsection (3) does not apply if,

- (a) the vendor extends the closing beyond the original closing date after giving written notice to the purchaser at least 65 days before the original closing date; or
- (b) the vendor extends the closing for not more than 15 days beyond the original closing date or beyond the extended closing date mentioned in clause (a), after giving written notice to the purchaser at least 35 days before the original closing date or the extended closing date mentioned in clause (a).

(7) A breach of the warranty described in subsection (3) is a breach of warranty for the purposes of subsection 14 (3) of the Act.

(8) No claim for compensation under subsection (3) may be made unless,

- (a) the transaction closes; and
- (b) the claim is made by an owner within one year after the date upon which the home is completed for possession.

(9) If a claim for compensation under subsection (3) is made, compensation shall be calculated from the later of the original closing date and the closing date as extended under clause (6) (a) or (b).

Delayed occupancy, condominium homes

3. (1) Subject to subsections (2) and (3), this section applies to a purchase agreement that the parties have entered into on or after April 1, 1991 and before July 1, 2008 for a condominium home.

(2) If, before July 1, 2008, parties have entered into one or more arm's length purchase agreements in good faith for condominium homes in a condominium project, other than one involving a phased condominium corporation or a vacant land condominium corporation, this section applies to all purchase agreements for all condominium homes in the condominium project and section 6 does not apply to any of those purchase agreements.

(3) If, before July 1, 2008, parties have entered into one or more arm's length purchase agreements in good faith for condominium homes in a condominium phase, this section applies to all purchase agreements for all condominium homes in the condominium phase and section 6 does not apply to any of those purchase agreements.

(4) Every vendor under a purchase agreement to which this section applies warrants to the purchaser that the vendor shall compensate the owner in accordance with subsection (5) in the event of,

- (a) a delay in occupancy of the condominium home that is more than five days beyond the later of the confirmed occupancy date fixed as set out in subsections (7) and (8) and the confirmed occupancy date as extended under clause (12) (a) or (b), if the delay commences on or before June 30, 2009; or
- (b) a delay in occupancy of the condominium home beyond the later of the confirmed occupancy date fixed as set out in subsections (7) and (8) and the confirmed occupancy date as extended under clause (12) (a) or (b), if the delay commences after June 30, 2009.

(5) The compensation mentioned in subsection (4) shall be for all direct costs caused by the delay that the purchaser incurs in an amount that does not exceed \$100 a day for living expenses and \$5,000 in total.

(6) Subsection (4) does not apply to a period of delay in occupancy caused by strike, fire, flood, act of God or civil insurrection.

(7) Every purchase agreement to which this section applies shall contain a confirmed occupancy date or a tentative occupancy date, clearly identified as such.

(8) If the purchase agreement contains a tentative occupancy date, a confirmed occupancy date shall be established by written notice delivered to the purchaser,

- (a) not more than 30 days after the completion of the roof slab or of the roof trusses and sheathing, as the case may be, or on an earlier date or event set out in the purchase agreement; and
- (b) at least 120 days before the confirmed occupancy date.

(9) A confirmed occupancy date established under subsection (8) shall not differ from the tentative occupancy date unless the purchase agreement so permits.

(10) If a tentative occupancy date has been given and the vendor fails to set a confirmed occupancy date as specified in subsection (8) at least 90 days before the tentative occupancy date, the tentative occupancy date becomes the confirmed occupancy date for the purpose of calculating compensation under subsection (4).

(11) If the vendor is able to provide occupancy before the confirmed occupancy date, the vendor warrants that occupancy before that date will not be required unless the purchaser consents in writing, and upon such consent, the revised date becomes the confirmed occupancy date for the purpose of calculating compensation payable under subsection (4).

(12) The vendor may extend the confirmed occupancy date,

- (a) by a maximum of 120 days if the vendor gives written notice to the purchaser at least 65 days before the confirmed occupancy date; or
- (b) by a maximum of 15 days if the vendor gives written notice to the purchaser at least 35 days before the confirmed occupancy date or an extension of it under clause (a).

(13) A breach of the warranty described in subsection (4) is a breach of warranty for the purposes of subsection 14 (3) of the Act.

(14) No claim for compensation under subsection (4) may be made unless,

- (a) it is made within one year after the date of possession;
- (b) the condominium home is occupied; and
- (c) the purchaser is not in default of the purchaser's obligations under the purchase agreement.

(15) If a claim for compensation under subsection (4) is made, compensation shall be calculated from the later of the confirmed occupancy date and the confirmed occupancy date as extended under clause (12) (a) or (b).

Notice

4. (1) Subject to subsections (2) and (3), for the purposes of sections 2 and 3, written notice may either be given personally or sent by prepaid ordinary mail to the purchaser at the address in the purchase agreement or at the last known address.

(2) Written notice shall not be sent by mail if there is a postal stoppage or interruption at the time the notice is sent, but rather shall be given personally.

(3) If written notice is sent by mail within five days before a postal stoppage or interruption commences or during such a stoppage or interruption, the sending of the notice shall not be effective.

(4) Subject to subsection (3), the purchaser is deemed to have received written notice sent by mail on the fifth business day after the date of its mailing.

PURCHASE AGREEMENTS ENTERED INTO ON OR AFTER JULY 1, 2008

Delayed closing

5. (1) If parties enter into a purchase agreement for a freehold home or a vacant land condominium home on or after July 1, 2008, the following are conditions of registration under the Plan:

1. The vendor shall ensure that the parties complete the applicable one of the following documents, for which the form is available for inspection at the offices of the Corporation during normal business hours, and that the completed document forms part of the purchase agreement:
 - i. The Freehold Home Addendum (Tentative Closing Date) dated April 20, 2008.
 - ii. The Freehold Home Addendum (Firm Closing Date) dated April 20, 2008.
2. Upon request, the vendor shall furnish to the Registrar proof that the applicable document described in paragraph 1, as completed by the parties, forms part of the purchase agreement.

(2) If parties enter into a purchase agreement for a freehold home or a vacant land condominium home on or after July 1, 2008, the vendor warrants to the purchaser that the vendor will comply with the requirements applicable to the home that are imposed by section 9 of the Freehold Home Addendum (Tentative Closing Date) or the Freehold Home Addendum (Firm Closing Date), as the case may be, that paragraph 1 of subsection (1) requires form part of the purchase agreement, even if the vendor has not complied with that paragraph.

Delayed occupancy

6. (1) Subject to subsections 3 (2) and (3), if, on or after July 1, 2008, parties enter into a purchase agreement for a condominium home, other than a vacant land condominium home, the following are conditions of registration under the Plan:

1. The vendor shall ensure that the parties complete the applicable one of the following documents, for which the form is available for inspection at the offices of the Corporation during normal business hours, and that the completed document forms part of the purchase agreement:
 - i. The Condominium Home Addendum (Tentative Occupancy Date) dated April 20, 2008.
 - ii. The Condominium Home Addendum (Firm Occupancy Date) dated April 20, 2008.

2. Upon request, the vendor shall furnish to the Registrar proof that the applicable document described in paragraph 1, as completed by the parties, forms part of the purchase agreement.

(2) Subject to subsections 3 (2) and (3), if, on or after July 1, 2008, parties enter into a purchase agreement for a condominium home, other than a vacant land condominium home, the vendor warrants to the purchaser that the vendor will comply with the requirements applicable to the home that are imposed by section 9 of the Condominium Home Addendum (Tentative Closing Date) or the Condominium Home Addendum (Firm Closing Date), as the case may be, that paragraph 1 of subsection (1) requires form part of the purchase agreement, even if the vendor has not complied with that paragraph.

Made by:

TARION WARRANTY CORPORATION:

HARRY HERSKOWITZ
Chairman

ALEX W. MACFARLANE
Corporate Secretary

Date made by the directors: May 8, 2008.

Date confirmed by the members in accordance with the *Corporations Act*: May 8, 2008.

ALEX W. MACFARLANE
Corporate Secretary

Date certified: May 29, 2008.

25/08

ONTARIO REGULATION 166/08

made under the

ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: May 8, 2008

Filed: June 2, 2008

Published on e-Laws: June 3, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending Reg. 892 of R.R.O. 1990
(Administration of the Plan)

Note: Regulation 892 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The following provisions of Regulation 892 of the Revised Regulations of Ontario, 1990 are amended by striking out “section 17” wherever that expression appears and substituting in each case “Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act”:

1. Subsection 4 (5).
 2. Subsection 4 (6).
 3. Clause 4.1 (1) (b).
 4. Subsection 5 (0.1).
- 2. Section 17 of the Regulation is revoked.**

3. Section 19.1 of the Regulation is revoked.**4. Section 20 of the Regulation is amended by striking out “subsection 17 (1)” in the portion before clause (a).****5. Section 21 of the Regulation is revoked and the following substituted:**

21. (1) Subject to subsections (2) and (3), for the purposes of section 18, written notice may be given personally or sent by electronic mail, fax, courier or registered mail to the purchaser at the address or contact numbers specified in the purchase agreement or at any replacement address or contact numbers supplied in accordance with the purchase agreement.

(2) Written notice under section 18 shall not be sent by registered mail if there is a postal stoppage or interruption at the time the notice is sent.

(3) If written notice under section 18 is sent by registered mail within five days before a postal stoppage or interruption commences or during such a stoppage or interruption, the sending of the notice shall not be effective.

(4) Written notice given or sent in accordance with this section is deemed to have been given and received,

(a) on the day of delivery or sending, if the notice was given personally or sent by electronic mail or fax and that day is a business day;

(b) on the next business day after the day of delivery or sending, if the notice was given personally or sent by electronic mail or fax and the day of delivery or sending is not a business day;

(c) on the second business day after the day of sending, if sent by courier; and

(d) subject to subsection (3), on the fifth business day after the day of sending, if sent by registered mail.

6. Section 22 of the Regulation is revoked.**7. Subsections 23 (1) and (2) of the Regulation are revoked.****8. Section 24 of the Regulation is revoked.****9. Paragraph 6 of Schedule A to the Regulation is revoked and the following substituted:**

Delayed Closing and Delayed Occupancy Fees		
6. (1)	This paragraph applies to claims for compensation made under section 2 or 3 of Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act for delayed closing or delayed occupancy.	
(2)	In this paragraph,	
	“Delayed Occupancy Administration Fee” means the fee payable by the vendor fixed by the Corporation for a request for conciliation of a claim made under section 2 or 3 of Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act, for every home with a date of possession on or after May 1, 2004, in accordance with the Corporation’s administrative procedures;	
	“Delayed Occupancy Re-assessment Fee” means the fee payable by the vendor fixed by the Corporation for re-assessment of a decision of the Corporation in respect of a claim made under section 2 or 3 of Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act, for every home with a date of possession on or after May 1, 2004, in accordance with the Corporation’s administrative procedures.	
(3)	This paragraph applies, and paragraph 5 of this Schedule does not apply, to all requests for conciliation of a claim made under section 2 or 3 of Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act, for every home with a date of possession on or after May 1, 2004.	
(4)	The Delayed Occupancy Administration Fee is:	
	(a) for all homes with a date of possession between May 1, 2004 and December 31, 2004, both inclusive	600
	(b) for all homes with a date of possession between January 1, 2005 and December 31, 2005, both inclusive	1,200
	(c) for all homes with a date of possession on or after January 1, 2006	600
(5)	Delayed Occupancy Re-assessment Fee, which is non-refundable, is	350
7. (1)	This paragraph applies to claims for compensation made under section 5 or 6 of Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act for delayed closing or delayed occupancy.	
(2)	In this paragraph,	
	“Delayed Closing or Occupancy Administration Fee” means the fee payable by the vendor fixed by the Corporation in respect of a claim for compensation made under section 5 or 6 of Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act if a conciliation is needed to settle the claim and if the Corporation pays any part of the claim.	
(3)	The Delayed Closing or Occupancy Administration Fee is	500

10. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 166/08

pris en application de la

LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 8 mai 2008

déposé le 2 juin 2008

publié sur le site Lois-en-ligne le 3 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008modifiant le Règl. 892 des R.R.O. de 1990
(Administration du régime)

Remarque : Le Règlement 892 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Les dispositions suivantes du Règlement 892 des Règlements refondus de l'Ontario de 1990 sont modifiées par substitution de «du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi» à «de l'article 17» partout où figure cette expression :

1. Le paragraphe 4 (5).

2. Le paragraphe 4 (6).

3. L'alinéa 4.1 (1) b).

4. Le paragraphe 5 (0.1).

2. L'article 17 du Règlement est abrogé.

3. L'article 19.1 du Règlement est abrogé.

4. L'article 20 du Règlement est modifié par suppression de «17 (1) ou» dans le passage qui précède l'alinéa a).

5. L'article 21 du Règlement est abrogé et remplacé par ce qui suit :

21. (1) Sous réserve des paragraphes (2) et (3), pour l'application de l'article 18, l'avis écrit peut être donné en personne à l'acheteur ou lui être envoyé par courrier électronique, télécopie, messenger ou courrier enregistré à l'adresse ou selon les coordonnées figurant dans la convention d'achat ou à toute autre adresse ou selon toutes autres coordonnées fournies conformément à la convention.

(2) L'avis écrit prévu à l'article 18 ne doit pas être envoyé par courrier enregistré en cas d'arrêt ou d'interruption des services postaux au moment de l'envoi.

(3) Est sans effet l'envoi de l'avis écrit prévu à l'article 18 qui se fait par courrier enregistré dans les cinq jours précédant un arrêt ou une interruption des services postaux ou pendant un tel arrêt ou une telle interruption.

(4) L'avis écrit donné ou envoyé conformément au présent article est réputé donné et reçu :

a) le jour de la remise ou de l'envoi, s'il est donné en personne ou envoyé par courrier électronique ou télécopie un jour ouvrable;

b) le jour ouvrable suivant le jour de la remise ou de l'envoi, s'il est donné en personne ou envoyé par courrier électronique ou télécopie un jour qui n'est pas ouvrable;

c) le deuxième jour ouvrable suivant le jour de l'envoi, s'il est envoyé par messenger;

d) sous réserve du paragraphe (3), le cinquième jour ouvrable suivant le jour de l'envoi, s'il est envoyé par courrier enregistré.

6. L'article 22 du Règlement est abrogé.

7. Les paragraphes 23 (1) et (2) du Règlement sont abrogés.

8. L'article 24 du Règlement est abrogé.

9. La disposition 6 de l'annexe A du Règlement est abrogée et remplacée par ce qui suit :

Droits : retard de conclusion et retard d'occupation		
6. (1)	La présente disposition s'applique aux demandes d'indemnisation présentées, en raison d'un retard de conclusion ou d'occupation, en vertu de l'article 2 ou 3 du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi.	

(2)	Les définitions qui suivent s'appliquent à la présente disposition :	
	«droits en cas de retard d'occupation» Les droits payables par le vendeur que fixe la Société pour une demande de conciliation relative à une réclamation présentée en vertu de l'article 2 ou 3 du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi, à l'égard d'un logement dont la date de prise de possession tombe le 1 ^{er} mai 2004 ou par la suite, conformément à la procédure administrative de la Société.	
	«droits de réexamen en cas de retard d'occupation» Les droits payables par le vendeur que fixe la Société pour le réexamen de sa décision concernant une réclamation présentée en vertu de l'article 2 ou 3 du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi, à l'égard d'un logement dont la date de prise de possession tombe le 1 ^{er} mai 2004 ou par la suite, conformément à la procédure administrative de la Société.	
(3)	La présente disposition s'applique, mais non la disposition 5 de la présente annexe, à toute demande de conciliation relative à une réclamation présentée en vertu de l'article 2 ou 3 du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi, à l'égard d'un logement dont la date de prise de possession tombe le 1 ^{er} mai 2004 ou par la suite.	
(4)	Les droits en cas de retard d'occupation s'établissent comme suit :	
	a) à l'égard des logements dont la date de prise de possession tombe entre le 1 ^{er} mai 2004 et le 31 décembre 2004, inclusivement	600
	b) à l'égard des logements dont la date de prise de possession tombe entre le 1 ^{er} janvier 2005 et le 31 décembre 2005, inclusivement	1,200
	c) à l'égard des logements dont la date de prise de possession tombe le 1 ^{er} janvier 2006 ou par la suite	600
(5)	Les droits de réexamen en cas de retard d'occupation, qui ne sont pas remboursables, s'établissent à	350
7. (1)	La présente disposition s'applique aux demandes d'indemnisation présentées, en raison d'un retard de conclusion ou d'occupation, en vertu de l'article 5 ou 6 du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi.	
(2)	La définition qui suit s'applique à la présente disposition :	
	«droits en cas de retard de conclusion ou d'occupation» Les droits payables par le vendeur que fixe la Société à l'égard d'une demande d'indemnisation présentée en vertu de l'article 5 ou 6 du Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi, si une conciliation est nécessaire pour régler la réclamation et que la Société en paie une partie.	
(3)	Les droits en cas de retard de conclusion ou d'occupation s'établissent à	500

10. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:
Pris par :

TARION WARRANTY CORPORATION:

Le président,

HARRY HERSKOWITZ
Chairman

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date made by the directors: May 8, 2008.
Pris par les administrateurs le : 8 mai 2008.

Date confirmed by the members in accordance with the *Corporations Act*: May 8, 2008.
Ratifié par les membres conformément à la *Loi sur les personnes morales* le : 8 mai 2008.

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date certified: May 29, 2008.
Attesté le : 29 mai 2008.

25/08

ONTARIO REGULATION 167/08

made under the

ONTARIO NEW HOME WARRANTIES PLAN ACT

Made: May 8, 2008
Filed: June 2, 2008
Published on e-Laws: June 3, 2008
Printed in *The Ontario Gazette*: July 21, 2008

Amending Reg. 894 of R.R.O. 1990
(Terms and Conditions of Registration of Builders and Vendors)

Note: Regulation 894 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 1 of Regulation 894 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraphs:

- 11.5 If the Registrar so requests at any time, the registrant shall provide the Registrar with all information relating to the registrant's record of closing delays or occupancy delays that the Registrar reasonably requests.
- 11.6 If the information provided by the registrant under paragraph 11.5 or the results of an examination or interview by the Registrar or an inspection by the Corporation demonstrate that a registrant has not complied with the warranties set out in Ontario Regulation 165/08 (Warranty for Delayed Closing or Delayed Occupancy) made under the Act, the Registrar may require the registrant, as a condition for continuing to be registered, to,
- i. refrain from entering into any purchase agreement until after a particular date or event,
 - ii. disclose to purchasers all information regarding the potential for closing delays or occupancy delays relating to a purchase agreement that the Registrar reasonably requires,
 - iii. limit the number of homes that the registrant constructs,
 - iv. post security with the Corporation, or
 - v. successfully complete a course of study that the Registrar specifies.

(2) Paragraph 12 of section 1 of the Regulation is amended by striking out the portion before the Addendum and substituting the following:

12. On request, the registrant shall furnish to the Registrar proof that the following Addendum forms part of every purchase agreement entered into before July 1, 2008 in respect of every home of a type described in clause (a) or (b) of the definition of "home" in section 1 of the Act constructed by the registrant.

2. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 167/08

pris en application de la

LOI SUR LE RÉGIME DE GARANTIES DES LOGEMENTS NEUFS DE L'ONTARIO

pris le 8 mai 2008

déposé le 2 juin 2008

publié sur le site Lois-en-ligne le 3 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008

modifiant le Règl. 894 des R.R.O. de 1990

(Modalités et conditions d'inscription applicables aux constructeurs et aux vendeurs)

Remarque : Le Règlement 894 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'article 1 du Règlement 894 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction des dispositions suivantes :

- 11.5 À la demande du registrateur, la personne inscrite lui fournit tous les renseignements que celui-ci demande raisonnablement en ce qui a trait aux retards de conclusion ou d'occupation figurant à son dossier.
- 11.6 Si les renseignements fournis par la personne inscrite en application de la disposition 11.5 ou que les résultats d'un examen ou d'un entretien donné par le registrateur ou d'une inspection effectuée par la Société établissent qu'une personne inscrite ne s'est pas conformée aux garanties énoncées dans le Règlement de l'Ontario 165/08 (Warranty for Delayed Closing or Delayed Occupancy) pris en application de la Loi, le registrateur peut exiger que, comme condition du maintien de l'inscription, la personne :
- soit, s'abstienne de conclure toute convention d'achat tant qu'une date particulière ou un événement particulier n'est pas survenu,
 - soit, divulgue aux acheteurs tous les renseignements qu'il exige, en se fondant sur des motifs raisonnables, concernant la possibilité que se produisent des retards de conclusion ou d'occupation relativement à la convention d'achat,
 - soit, limite le nombre de maisons qu'elle construit,
 - soit, dépose un cautionnement auprès de la Société,
 - soit, réussisse un cours que précise le registrateur.

(2) La disposition 12 de l'article 1 du Règlement est modifiée par substitution de ce qui suit au passage qui précède l'addendum :

12. Sur demande, la personne inscrite fournit au registrateur une preuve établissant que l'addendum suivant fait partie de la convention d'achat conclue avant le 1^{er} juillet 2008 pour chaque logement d'un genre visé à l'alinéa a) ou b) de la définition de «logement» à l'article 1 de la Loi qu'elle construit.

2. Le présent règlement entre en vigueur le jour de son dépôt.

Made by:

Pris par :

TARION WARRANTY CORPORATION:

*Le président,*HARRY HERSKOWITZ
*Chairman**Le secrétaire de la Société,*ALEX W. MACFARLANE
Corporate Secretary

Date made by the directors: May 8, 2008.
Pris par les administrateurs le : 8 mai 2008.

Date confirmed by the members in accordance with the *Corporations Act*: May 8, 2008.
Ratifié par les membres conformément à la *Loi sur les personnes morales* le : 8 mai 2008.

Le secrétaire de la Société,

ALEX W. MACFARLANE
Corporate Secretary

Date certified: May 29, 2008.
Attesté le : 29 mai 2008.

25/08

ONTARIO REGULATION 168/08

made under the

HEALTH INSURANCE ACT

Made: June 2, 2008
Filed: June 3, 2008
Published on e-Laws: June 4, 2008
Printed in *The Ontario Gazette*: June 21, 2008

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

11. Amendments dated April 15, 2008 (effective as of June 3, 2008).

2. (1) Paragraph 26 of subsection 24 (1) of the Regulation is revoked.

(2) Paragraph 2 of subsection 24 (2) of the Regulation is revoked and the following substituted:

2. A service provided by a laboratory, physician or hospital that supports a service that is deemed under paragraph 8, 8.1, 8.2, 10, 13, 16, 17, 21, 22, 23, 25, 27 or 28 of subsection (1) not to be an insured service.

(3) Subsection 24 (3) of the Regulation is revoked.

3. Subsections 28.4 (2.1), (2.2) and (2.3) of the Regulation are revoked.

4. This Regulation comes into force on the day it is filed.

25/08

ONTARIO REGULATION 169/08

made under the

HIGHWAY TRAFFIC ACT

Made: June 2, 2008

Filed: June 4, 2008

Published on e-Laws: June 5, 2008

Printed in *The Ontario Gazette*: June 21, 2008Amending Reg. 619 of R.R.O. 1990
(Speed Limits)

Note: Regulation 619 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 20 of Part 5 of Schedule 21 to Regulation 619 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

District of Algoma — Garden River Indian Reserve

20. That part of the King's Highway known as No. 17 in the Garden River Indian Reserve No. 14 in the Territorial District of Algoma beginning at a point situate 700 metres measured northerly from its intersection with the King's Highway known as No. 17B and extending southerly for a distance of 700 metres.

2. (1) Part 3 of Schedule 23 to the Regulation is amended by adding the following paragraphs:

District of Algoma — Township of Macdonald Meredith and Aberdeen Additional

1. That part of the King's Highway known as No. 17B in the Territorial District of Algoma lying between a point situate 920 metres measured westerly from its intersection with the King's Highway known as No. 638 in the Township of Macdonald Meredith and Aberdeen Additional and a point situate 1340 metres measured easterly from its intersection with the centre line of the bridge over the Garden River in the Garden River Indian Reserve No. 14.

District of Algoma — City of Sault Ste. Marie

2. That part of the King's Highway known as No. 17B in the Garden River Indian Reserve No. 14 in the Territorial District of Algoma lying between a point situate 1555 metres measured westerly from its intersection with the centre line of the bridge over the Garden River and a point situate at its intersection with the easterly limit of the City of Sault Ste. Marie.

District of Algoma — Township of Macdonald Meredith and Aberdeen Additional

3. That part of the King's Highway known as No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma lying between a point situate 790 metres measured easterly from its intersection with the King's Highway known as No. 638 and a point situate at its intersection with the roadway known as Bar River Road W.

(2) Part 4 of Schedule 23 to the Regulation is amended by adding the following paragraphs:

District of Algoma — Township of Macdonald Meredith and Aberdeen Additional

1. That part of the King's Highway known as No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma beginning at a point situate 360 metres measured westerly from its intersection with the King's Highway known as No. 638 and extending westerly for a distance of 560 metres.

District of Algoma — Garden River Indian Reserve

2. That part of the King's Highway known as No. 17B in the Garden River Indian Reserve No. 14 in the Territorial District of Algoma lying between a point situate 1340 metres measured easterly from its intersection with the centre line of the bridge over the Garden River and a point situate 1555 metres measured westerly from its intersection with the centre line of the bridge over the Garden River.

District of Algoma — Township of Macdonald Meredith and Aberdeen Additional

3. That part of the King's Highway known as No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma beginning at a point situate 490 metres measured easterly from its intersection with the King's Highway known as No. 638 and extending westerly for a distance of 300 metres.

(3) Part 5 of Schedule 23 to the Regulation is amended by adding the following paragraph:

District of Algoma — Township of Macdonald Meredith and Aberdeen Additional

1. That part of the King's Highway known as No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma beginning at a point situate 490 metres measured easterly from its intersection with the King's Highway known as No. 638 and extending westerly for a distance of 850 metres.

(4) Part 6 of Schedule 23 to the Regulation is amended by adding the following paragraph:

District of Algoma — Township of Macdonald Meredith and Aberdeen Additional

2. That part of the King's Highway known as No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma lying between a point situate at its intersection with the roadway known as Bar River Road W and a point situate at its intersection with the King's Highway known as No. 17B.
3. (1) Paragraphs 1 and 2 of Part 3 of Schedule 185 to the Regulation are revoked.
(2) Paragraphs 1 and 2 of Part 4 of Schedule 185 to the Regulation are revoked.
(3) Paragraph 1 of Part 5 of Schedule 185 to the Regulation is revoked.
4. (1) Paragraph 1 of Part 3 of Schedule 272 to the Regulation is revoked.
(2) Paragraph 1 of Part 4 of Schedule 272 to the Regulation is revoked.
(3) Paragraph 1 of Part 5 of Schedule 272 to the Regulation is revoked.
5. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: June 2, 2008.

25/08

ONTARIO REGULATION 170/08

made under the

HIGHWAY TRAFFIC ACT

Made: June 2, 2008

Filed: June 4, 2008

Published on e-Laws: June 5, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending Reg. 604 of R.R.O. 1990
(Parking)

Note: Regulation 604 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Appendix A to Regulation 604 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

**SCHEDULE 12
HIGHWAY 17B**

1. That part of the King's Highway known as No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma beginning at a point situate 475 metres measured easterly from its intersection with the King's Highway known as No. 638 and extending westerly for a distance of 775 metres.

2. Schedules 93 and 94 to Appendix A to the Regulation are revoked.

3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: June 2, 2008.

25/08

ONTARIO REGULATION 171/08

made under the

HIGHWAY TRAFFIC ACT

Made: June 2, 2008

Filed: June 4, 2008

Published on e-Laws: June 5, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending Reg. 623 of R.R.O. 1990

(Stop Signs at Intersections)

Note: Regulation 623 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 1 of Schedule 14 to Regulation 623 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. Highway No. 638 in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma at its intersection with Highway No. 17B.

2. The Regulation is amended by adding the following Schedules:

SCHEDULE 29

1. Highway No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma at its intersection with the roadway known as Bar River Road.

2. Southbound on Highway No. 17B.

SCHEDULE 30

1. Highway No. 17B in the Township of Macdonald Meredith and Aberdeen Additional in the Territorial District of Algoma at its intersection with Highway No. 17.

2. Eastbound on Highway No. 17B.

3. This Regulation comes into force on the day it is filed.

Made by:

JIM BRADLEY
Minister of Transportation

Date made: June 2, 2008.

25/08

ONTARIO REGULATION 172/08
made under the
DRUG AND PHARMACIES REGULATION ACT

Made: May 3, 2008
Approved: June 4, 2008
Filed: June 4, 2008
Published on e-Laws: June 5, 2008
Printed in *The Ontario Gazette*: June 21, 2008

Amending Reg. 551 of R.R.O. 1990
(General)

Note: Regulation 551 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 551 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

1. In this Regulation,

“controlled drug” means a substance referred to in Part I, II or III of the schedule to Part G of the *Food and Drug Regulations* (Canada);

“controlled drug preparation” means a substance that contains one controlled drug, and one or more active medicinal ingredients, in a recognized therapeutic dose, that are not controlled drugs;

“internal use” means local or systemic absorption upon introduction into the body by the parenteral route or through a body orifice;

“narcotic drug” means a substance referred to in the schedule to the *Narcotic Control Regulations* (Canada);

“sell” includes offer to sell, dispense, distribute, give away and supply;

“verbal prescription narcotic” means a substance,

- (a) that contains one narcotic drug,
- (b) that also contains, in a recognized therapeutic dose, two or more medicinal ingredients that are not narcotic drugs,
- (c) that is not intended for parenteral administration, and
- (d) that does not contain diacetylmorphine (heroin), hydrocodone, methadone, oxycodone or pentazocine.

2. Section 41 of the Regulation is revoked.

3. (1) Subsection 56 (1) of the Regulation is revoked and the following substituted:

(1) A verbal prescription for a drug referred to in Schedule I established by Ontario Regulation 297/96 (General) made under the Act shall only be accepted by,

- (a) a pharmacist;
- (b) an intern; or
- (c) a registered pharmacy student under the direct supervision of a pharmacist.

(2) Subsection 56 (2) of the Regulation is amended by striking out “An oral” at the beginning and substituting “A verbal”.

(3) Subsection 56 (3) of the Regulation is revoked and the following substituted:

(3) A prescription for a narcotic drug, other than a verbal prescription narcotic, shall be in writing.

4. Section 57 of the Regulation is revoked and the following substituted:

57. A prescription for a narcotic drug or verbal prescription narcotic shall not be refilled.

5. Section 58 of the Regulation is amended by striking out “referred to in Schedule E or F” and substituting “referred to in Schedule I established by Ontario Regulation 297/96 (General) made under the Act, other than a narcotic drug or verbal prescription narcotic”.

6. Section 59 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

59. Every person who receives, subsequent to the time the prescription is issued, a verbal direction to refill a prescription for a drug referred to in Schedule I, established by Ontario Regulation 297/96 (General) made under the Act, other than a narcotic drug or verbal prescription narcotic, shall forthwith record on the original prescription,

.

7. Section 60 of the Regulation is amended by striking out “drug referred to in Schedule G” in the portion before clause (a) and substituting “substance referred to in Part I of the schedule to Part G of the *Food and Drug Regulations* (Canada)”.

8. Section 61 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

61. A prescription, except for a narcotic drug or verbal prescription narcotic, shall only be refilled where the person refilling the prescription records,

.

9. (1) Subsection 62 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

(1) A pharmacist may transfer a prescription to another pharmacist for the purpose of refilling the prescription, except with respect to a prescription for a controlled drug or a controlled drug preparation or a narcotic drug or a verbal prescription narcotic, where,

.

(2) Subclause 62 (1) (b) (ii) of the Regulation is amended by striking out “orally” at the beginning and substituting “verbally”.

(3) Subsection 62 (3) of the Regulation is amended by striking out “orally” and substituting “verbally”.

10. Section 63 of the Regulation is amended by striking out “drug referred to in Schedule G or N” in the portion before clause (a) and substituting “controlled drug or a narcotic drug”.

11. Section 64 of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

64. Every manager of a pharmacy shall keep or cause to be kept a record of every sale of a controlled drug, other than a controlled drug preparation, or of a narcotic drug, other than a verbal prescription narcotic, by entering or causing to be entered in a register maintained for that purpose forthwith upon the sale,

.

12. Section 65 of the Regulation is amended by striking out “Schedule G preparation or a Schedule N preparation” in the portion before clause (a) and substituting “controlled drug preparation or a verbal prescription narcotic”.

13. Sections 67, 69 and 70 of the Regulation are revoked.

14. This Regulation comes into force on June 4, 2008.

Made by:

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

PETER GDYCZYNSKI
President

DEANNA WILLIAMS
Registrar

Date made: May 3, 2008.

25/08

ONTARIO REGULATION 173/08

made under the

DRUG AND PHARMACIES REGULATION ACT

Made: May 3, 2008
Approved: June 4, 2008
Filed: June 4, 2008
Published on e-Laws: June 5, 2008
Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 297/96
(General)

Note: Ontario Regulation 297/96 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 297/96 is amended by adding the following definition:

“dispensary” means the area of a pharmacy where drugs referred to in Schedules I and II are stored and prepared for dispensing and distribution and to which the public has no access;

2. Section 2 of the Regulation is revoked and the following substituted:

2. (1) Schedules I, II, III and U are established for the purposes of the Act.

(2) The following substances are prescribed as being included in Schedule I for the purposes of the Act:

1. The substances listed in Schedule I of the Manual.
2. The substances listed in Parts I and II of Schedule F to the *Food and Drug Regulations* (Canada).
3. The substances listed in Schedule I, II, III, IV, V, VI, VII and VIII of the *Controlled Drugs and Substances Act* (Canada).

(3) The substances listed in Schedule II of the Manual are prescribed as being included in Schedule II for the purposes of the Act.

(4) The substances listed in Schedule III of the Manual are prescribed as being included in Schedule III for the purposes of the Act.

(5) The substances listed in the Unscheduled Category of the Manual are prescribed as being included in Schedule U for the purposes of the Act.

(6) The substances listed in Schedules A and B to this Regulation are not drugs for the purposes of the Act.

2.1 (1) The following conditions apply to the sale in a pharmacy of a drug referred to in Schedule I:

1. A pharmacist must be present in the pharmacy.

2. There must be a prescription for the drug, or, in the case of a refill, the refill must be in accordance with Regulation 551 of the Revised Regulations of Ontario, 1990, (General) made under the Act.
 3. The sale of the drug must be approved by a pharmacist.
 4. The drug shall only be available for sale from the dispensary.
- (2) The following conditions apply to the sale in a pharmacy of a drug referred to in Schedule II:
1. A pharmacist must be present in the pharmacy.
 2. The sale of the drug must be approved by a pharmacist.
 3. The drug shall only be available for sale from the dispensary.
- (3) The following conditions apply to the sale in a pharmacy of a drug referred to in Schedule III:
1. A pharmacist must be present in the pharmacy.
 2. A pharmacist or intern must be available for consultation with the patient.
 3. The drug shall only be available for sale in the pharmacy from the dispensary or from an area within 10 metres of the dispensary.
- 3. (1) Item 19 of Schedule A to the Regulation is revoked.**
- (2) Item 23 of Schedule A to the Regulation is amended by striking out “Calcium gluconate” and substituting “Calcium gluconate, except in injectable form for parenteral nutrition”.**
- (3) Item 34 of Schedule A to the Regulation is amended by striking out “Copper sulfate” and substituting “Copper sulfate, except in injectable form for parenteral nutrition”.**
- (4) Item 79 of Schedule A to the Regulation is amended by striking out “Pancreatin” and substituting “Pancreatin, except in products for the treatment of established pancreatic insufficiency”.**
- (5) Item 99 of Schedule A to the Regulation is amended by striking out “Sodium chloride” and substituting “Sodium chloride, except in injectable form for parenteral nutrition or single ingredient solutions for parenteral or ophthalmic use in concentrations of more than 0.9% (note: does not apply to contact lens solutions intended to be rinsed off prior to insertion into eye)”.**
- (6) Item 100 of Schedule A to the Regulation is amended by striking out “Sodium citrate” and substituting “Sodium citrate, except for parenteral use”.**
- 4. (1) Item 59 of Part I of Schedule B to the Regulation is amended by adding “for use in lozenges only” after “hydrochloride”.**
- (2) Item 82 of Part I of Schedule B to the Regulation is amended by striking out “Magnesium citrate” and substituting “Magnesium citrate except for cathartics”.**
- (3) Item 89 of Part I of Schedule B to the Regulation is amended by adding “(in liquid dosage forms in concentrations up to and including 30%)” at the end.**
- (4) Item 91 of Part I of Schedule B to the Regulation is amended by striking out “Methylene blue” and substituting “Methylene blue except for parenteral use”.**
- (5) Items 105 and 106 of Part I of Schedule B to the Regulation are revoked.**
- (6) Item 126 of Part I of Schedule B to the Regulation is revoked.**
- (7) Item 140 of Part I of Schedule B to the Regulation is revoked.**
- (8) Item 144 of Part I of Schedule B to the Regulation is amended by striking out “Sodium phosphate” and substituting “Sodium phosphate except for cathartics”.**
- 5. This Regulation comes into force on June 4, 2008.**

Made by:

COUNCIL OF THE ONTARIO COLLEGE OF PHARMACISTS:

PETER GDYCZYNSKI
President

DEANNA WILLIAMS
Registrar

Date made: May 3, 2008.

25/08

ONTARIO REGULATION 174/08

made under the

PLANNING ACT

Made: June 2, 2008

Filed: June 5, 2008

Published on e-Laws: June 5, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 834/81

(Restricted Areas — Territorial District of Sudbury)

Note: Ontario Regulation 834/81 has previously been amended. Those amendments are listed in the Table of Unconsolidated and Unrevoked Regulations which can be found at www.e-Laws.gov.on.ca.

1. Schedule 1 to Ontario Regulation 834/81 is amended by adding the following section:

181. (1) Despite paragraph 5 of subsection 23 (3) of the Order, the minimum side yard setback for the land described in subsection (2) is 4.75 metres.

(2) Subsection (1) applies to those lands in the geographic Township of Eden in the Territorial District of Sudbury, being part of Summer Resort Location A. E. 305, being Parcel 11888 SWS and identified as Property Identifier Number 73398-0092 (LT), filed in the Land Registry Office in the Land Titles Division of Sudbury (No. 53).

2. This Regulation comes into force on the day it is filed.

Made by:

HEATHER ROBERTSON
Manager
Community Planning & Development
Northeastern Municipal Services Office
Ministry of Municipal Affairs and Housing

Date made: June 2, 2008.

25/08

ONTARIO REGULATION 175/08

made under the

HIGHWAY TRAFFIC ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 6, 2008

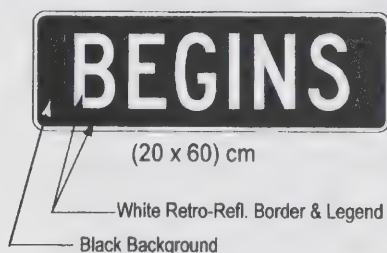
Printed in *The Ontario Gazette*: June 21, 2008Amending Reg. 615 of R.R.O. 1990
(Signs)

Note: Regulation 615 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 2 (1) of Regulation 615 of the Revised Regulations of Ontario, 1990 is amended by striking out “a city, town, village, police village” in the portion before clause (a) and substituting “a local municipality”.

2. Section 3 of the Regulation is revoked and the following substituted:

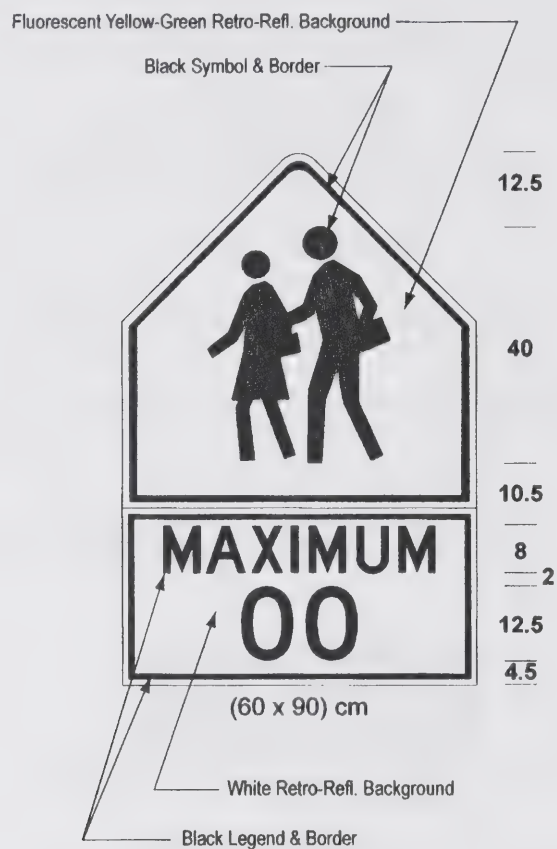
3. (1) The commencement of the part of a highway for which a maximum rate of speed is prescribed shall be indicated by a speed limit sign accompanied immediately below by a sign bearing the markings and having the dimensions as illustrated in the following Figure:

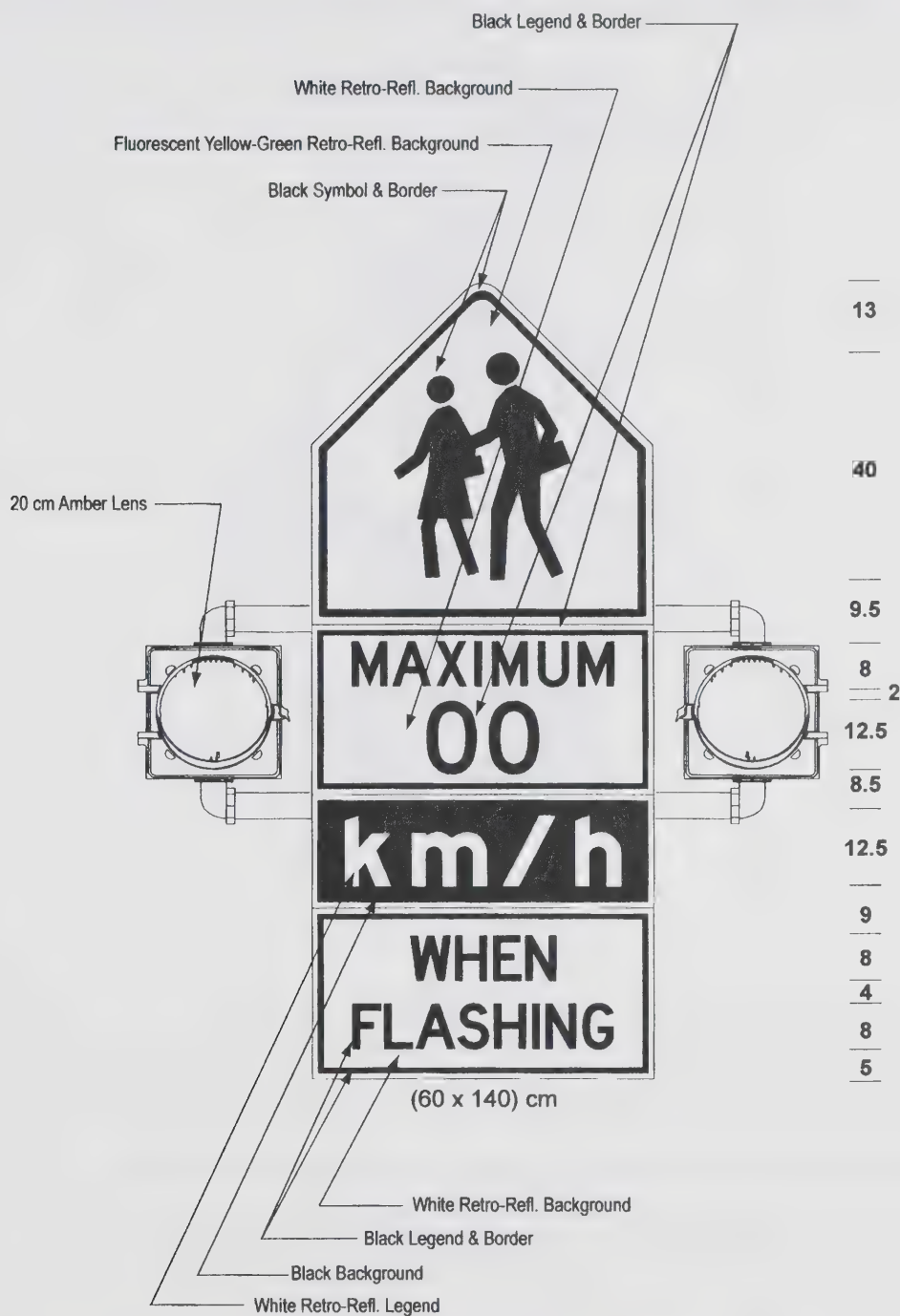


(2) Despite subsection (1), in an area designated by the *French Language Services Act*, the commencement of the part of a highway for which a maximum rate of speed is prescribed shall be indicated by a speed limit sign accompanied immediately below by a sign bearing the markings and having the dimensions as illustrated in the following Figure:



3. (1) Figure A and Figure B to subsection 5 (1) of the Regulation are revoked and the following substituted:

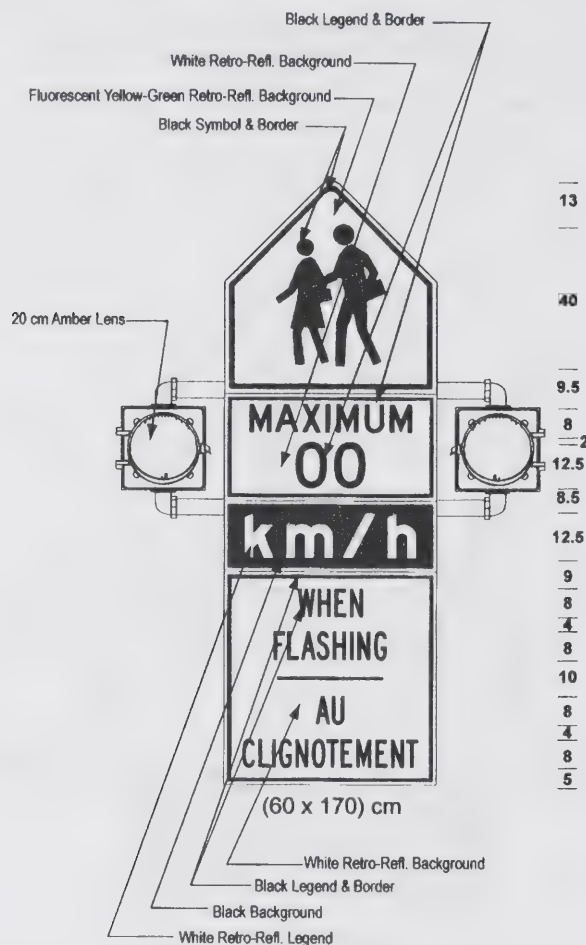




(2) Subsection 5 (1.0.1) of the Regulation is revoked and the following substituted:

(1.0.1) A speed limit sign that is similar to a sign illustrated in Figure A or Figure B to subsection (1), except that it has white symbols and a white border on a blue background instead of black symbols and a black border on a retro-reflective fluorescent yellow-green background, and that is in place on the day this subsection comes into force, is deemed to comply with clause (1) (a) or (b), as the case may be, until it is replaced.

(3) Figure C to clause 5 (1.1) (b) of the Regulation is revoked and the following substituted:



(4) Section 5 of the Regulation is amended by adding the following subsection:

(1.2) A speed limit sign that is similar to the sign illustrated in Figure C to clause (1.1) (b), except that it has white symbols and a white border on a blue background instead of black symbols and a black border on a retro-reflective fluorescent yellow-green background, and that is in place on the day this subsection comes into force, is deemed to comply with subsection (1.1) until it is replaced.

(5) Subsections 5 (4) and (5.1) of the Regulation are revoked and the following substituted:

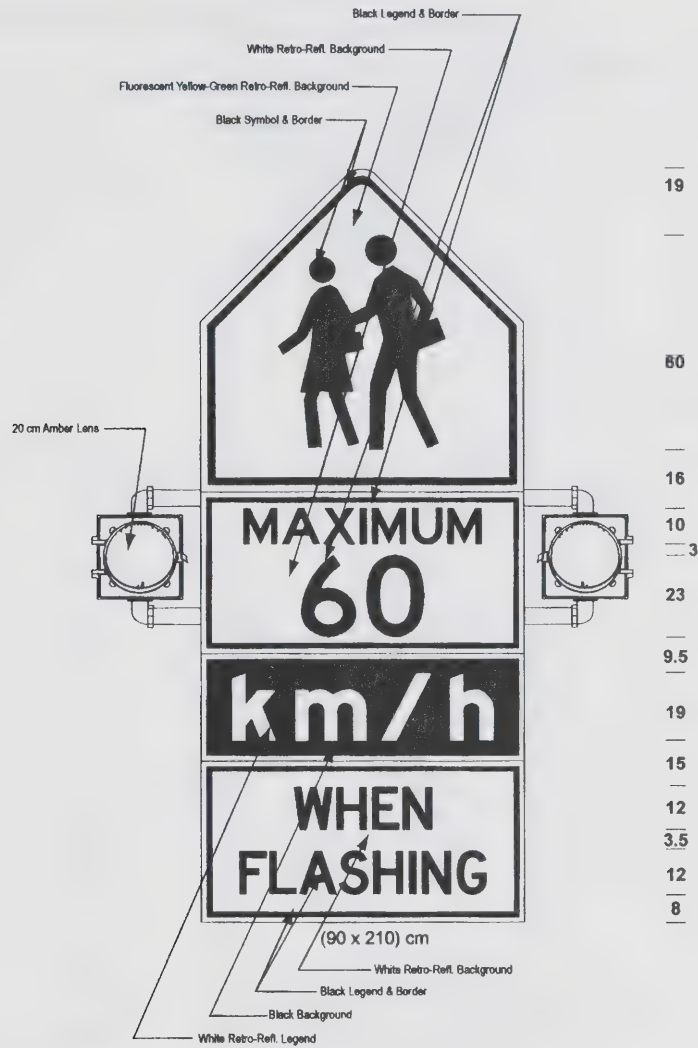
(5.1) A sign referred to in clauses (1.1) (a) and (b) shall be not less than 30 centimetres in height and not less than 60 centimetres in width, shall bear the legend "MAXIMUM" in black letters not less than 8 centimetres in height and shall display the speed limit prescribed by by-law in black numerals not less than 12.5 centimetres in height on a white background.

(6) Section 5 of the Regulation is amended by adding the following subsection:

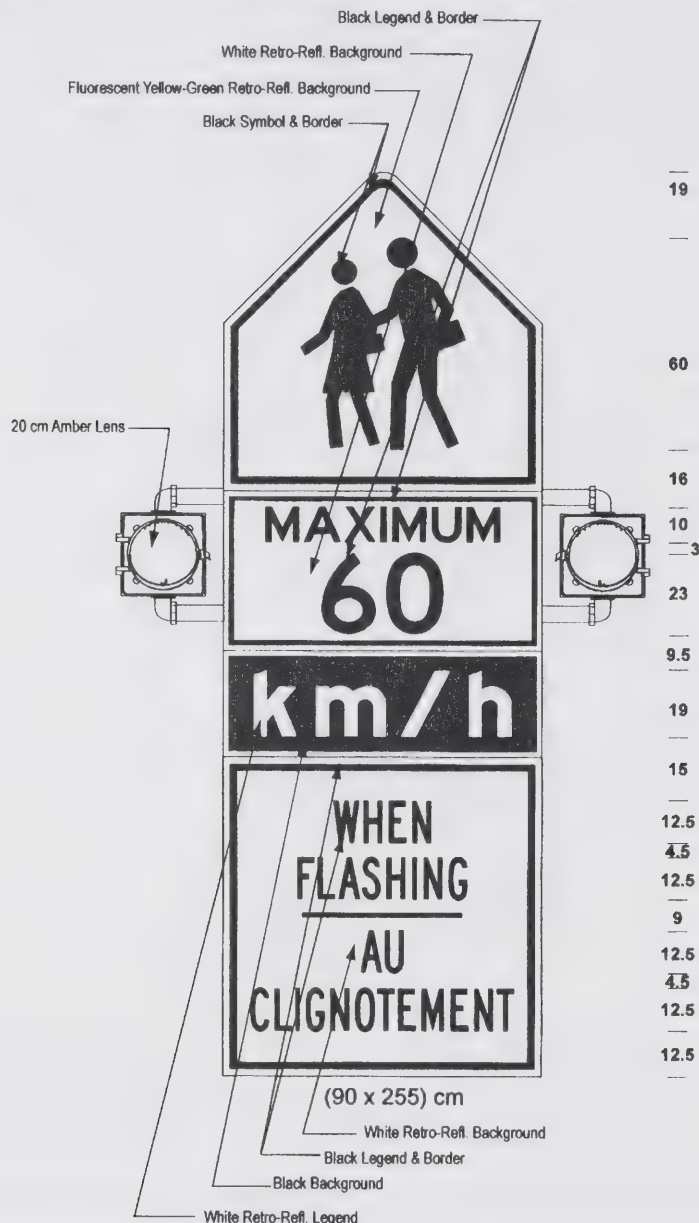
(8) A reference in subsection (2), (3), (4), (5), (5.1) or (7) to a sign referred to in clause (1) (a) or (1.1) (a) or (1) (b) or (1.1) (b) or subsection (1) or (1.1) is deemed to include a sign referred to in subsection (1.0.1) or (1.2), as the case may be.

(7) Subsections 5 (1.0.1), (1.2) and (8) of the Regulation are revoked.

4. (1) The Figure to subsection 5.1 (1) of the Regulation is revoked and the following substituted:



(2) The Figure to subsection 5.1 (1.1) of the Regulation is revoked and the following substituted:



(3) Section 5.1 of the Regulation is amended by adding the following subsections:

(1.2) A speed limit sign that is similar to a sign illustrated in subsection (1) or (1.1), except that it has white symbols and a white border on a blue background instead of black symbols and a black border on a retro-reflective fluorescent yellow-green background, and that is in place on the day this subsection comes into force, is deemed to comply with subsection (1) or (1.1), as the case may be, until it is replaced.

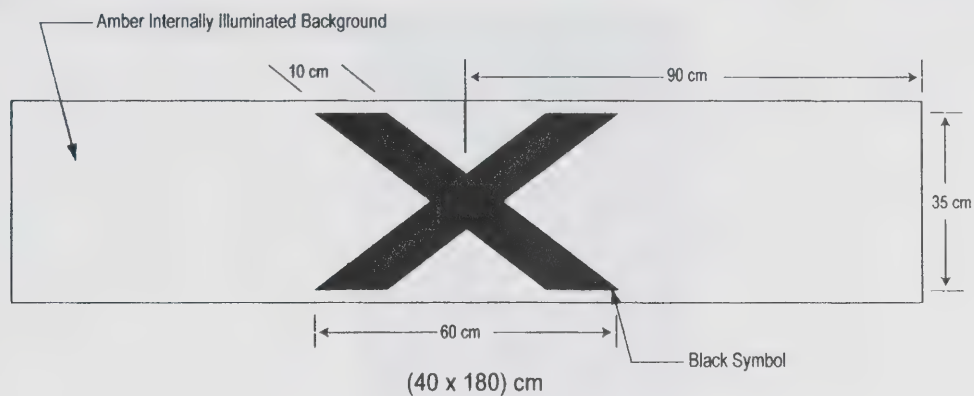
(6) A reference in subsection (2), (3) or (5) to a sign referred to in subsection (1) or (1.1) is deemed to include a sign referred to in subsection (1.2).

(4) Subsections 5.1 (1.2) and (6) of the Regulation are revoked.

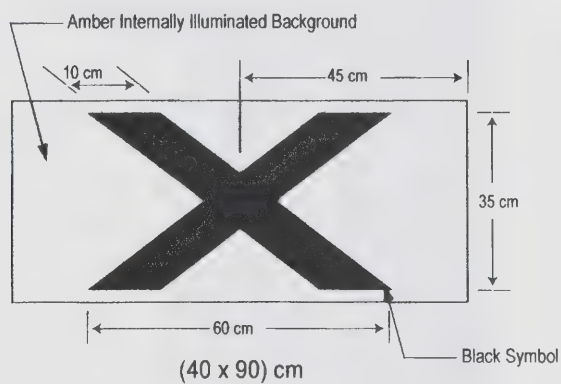
5. Section 19 of the Regulation is revoked and the following substituted:

19. A yield right-of-way sign shall be erected so that the left edge of the sign is not more than 4 metres from the edge of the roadway.

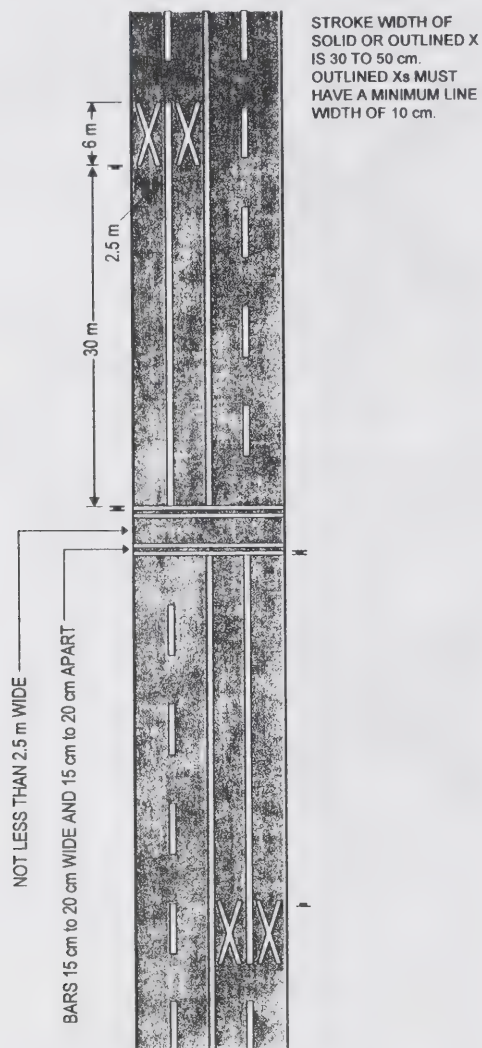
6. (1) The Figure to paragraph 1 of subsection 20.1 (2) of the Regulation is revoked and the following substituted:



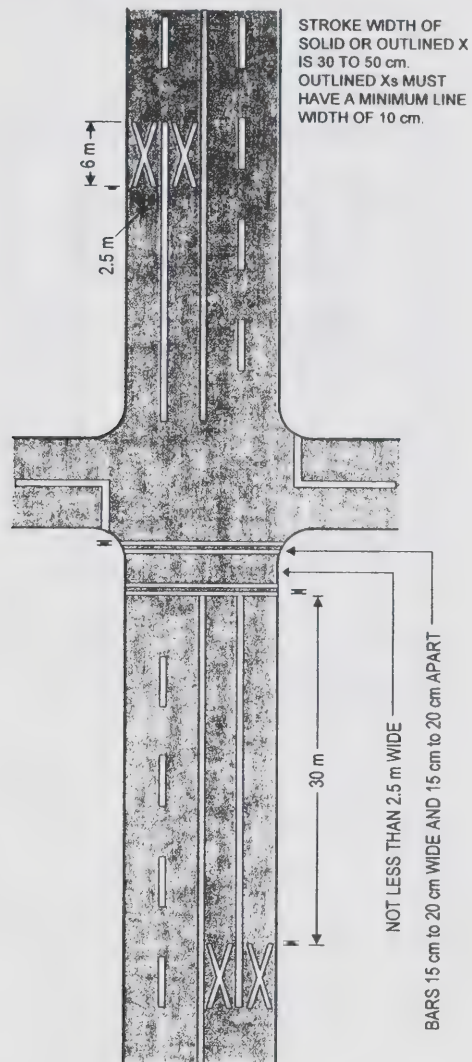
(2) The Figure to paragraph 2 of subsection 20.1 (2) of the Regulation is revoked and the following substituted:



7. (1) The Figure to subsection 20.3 (1) of the Regulation is revoked and the following substituted:



(2) The Figure to subsection 20.3 (2) of the Regulation is revoked and the following substituted:

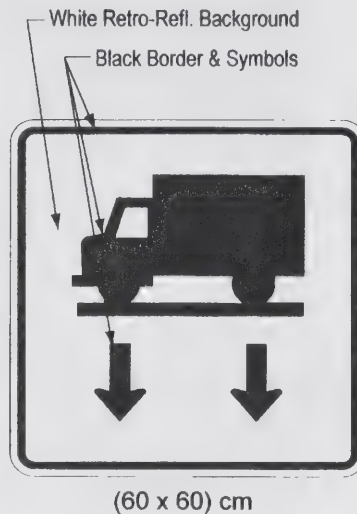


8. Sections 20.7, 20.8 and 20.9 of the Regulation are revoked.

9. (1) Section 40 of the Regulation is revoked and the following substituted:

LOAD RESTRICTION SIGN

40. (1) A Load Restriction sign erected on or after June 1, 2008 shall bear the markings and have the dimensions as illustrated in the following Figure:



(2) A Load Restriction sign described in subsection (1) shall have one or both of the following Figures appended to it:



(3) A Load Restriction sign erected on or after March 1, 1980 and before June 1, 2008 shall,

- (a) be not less than 60 centimetres in width and 75 centimetres in height;
- (b) bear the words "Load Restriction in Effect" and indicate the maximum number of tonnes per axle permitted on the highway; and

(c) bear the markings and have the dimensions as illustrated in the following Figure:



(2) Subsection 40 (1) of the Regulation is amended by striking out “erected on or after June 1, 2008”.

(3) Subsection 40 (3) of the Regulation is revoked.

10. (1) Section 40.1 of the Regulation is revoked and the following substituted:

40.1 (1) A Load Restriction sign erected on or after June 1, 2008 in an area designated by the *French Language Services Act* shall bear the markings and have the dimensions as prescribed and illustrated in subsection 40 (1).

(2) A Load Restriction sign described in subsection (1) shall have one or both of the following Figures appended to it:





- (3) A Load Restriction sign erected before June 1, 2008 in an area designated by the *French Language Services Act* shall,
- (a) be not less than 60 centimetres in width and 75 centimetres in height;
 - (b) be erected below, to the right of or up to 100 metres beyond the sign required by section 40;
 - (c) bear the words “Limite de chargement en vigueur” and indicate the maximum number of tonnes per axle permitted on the highway; and
 - (d) bear the markings and have the dimensions as illustrated in the following Figure:

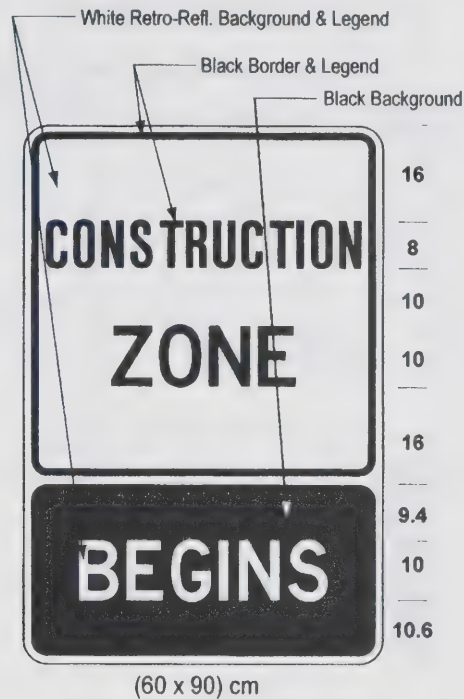


- (2) Subsection 40.1 (1) of the Regulation is amended by striking out “erected on or after June 1, 2008”.
- (3) Subsection 40.1 (3) of the Regulation is revoked.

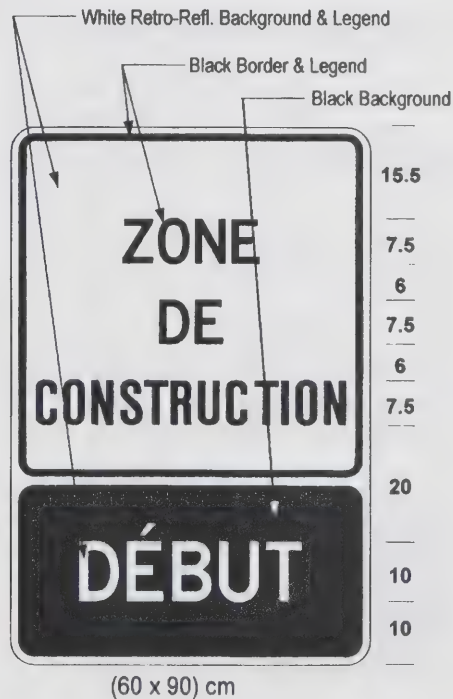
11. (1) Subsection 41 (1.1) of the Regulation is amended by striking out “until it is replaced” at the end and substituting “until January 1, 2011”.

- (2) Subsection 41 (1.1) of the Regulation is revoked.

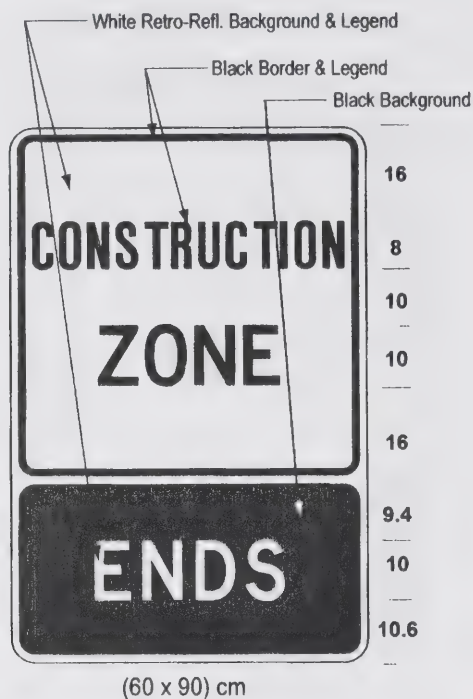
12. (1) The Figure to subsection 42 (2) of the Regulation is revoked and the following substituted:



(2) The Figure to subsection 42 (3) of the Regulation is revoked and the following substituted:



(3) The Figure to subsection 42 (4) of the Regulation is revoked and the following substituted:



(4) The Figure to subsection 42 (5) of the Regulation is revoked and the following substituted:



13. Subsection 42.1 (3) of the Regulation is revoked and the following substituted:

(3) The other side of a traffic control stop or slow sign shall be retro-reflective fluorescent yellow-green in colour with a black diamond-shaped border that is at least 317 millimetres by 317 millimetres and the word "slow" in the centre of the sign written in legible black upper case letters 120 millimetres high.

14. Subsection 43 (2) of the Regulation is revoked and the following substituted:

(2) A Buses Excepted tab sign as prescribed and illustrated in subsection (1) or (1.1) may be erected immediately below a sign prescribed in section 21, 22 or 34.

15. Section 45 of the Regulation is revoked and the following substituted:

45. A sign prescribed by this Regulation, other than a sign prescribed by section 13, 14, 15, 24, 25, 26 or 27, shall be so placed as to be visible at all times for a distance of at least 60 metres to the traffic approaching the sign.

16. Section 50 of the Regulation is revoked and the following substituted:

50. (1) A sign prescribed by a provision of this Regulation may show days and times other than those shown in the Figure to that provision.

(2) A sign prescribed by a provision of this Regulation shall show the prescribed speed and not 00 km/h, if that is the speed shown in the Figure to that provision.

(3) The signs prescribed by clauses 41 (1) (a) and (b) shall show the prescribed number of tonnes and not 00 tonnes as shown in the Figures to those clauses.

17. (1) Subject to subsection (2) and (3), this Regulation comes into force on the day it is filed.**(2) Subsections 3 (7), 4 (4), 9 (2) and (3) and 10 (2) and (3) come into force on January 1, 2015.****(3) Subsection 11 (2) comes into force on January 1, 2011.**

25/08

ONTARIO REGULATION 176/08

made under the

ADMINISTRATION OF JUSTICE ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 6, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 210/07
(Ontario Court of Justice — Fees)

Note: Ontario Regulation 210/07 has not previously been amended.

1. The Table to subsection 2 (2) of Ontario Regulation 210/07 is revoked and the following substituted:

TABLE

Item	Column 1
	Municipality
1.	City of Burlington, Town of Oakville, Town of Halton Hills and Town of Milton
2.	City of Dryden
3.	City of Elliot Lake, Town of Blind River, Town of Spanish and Township of North Shore
4.	City of Hamilton
5.	City of Kawartha Lakes
6.	City of Kenora
7.	City of North Bay
8.	City of Thunder Bay
9.	City of Windsor
10.	County of Hastings
11.	County of Huron
12.	County of Lambton

Item	Column 1
	Municipality
13.	County of Northumberland
14.	County of Oxford
15.	County of Perth
16.	County of Prince Edward
17.	Haldimand County
18.	Regional Municipality of York
19.	Town of Caledon
20.	Town of Cochrane
21.	Town of Espanola
22.	Town of Fort Frances
23.	Town of Gore Bay
24.	Town of Parry Sound
25.	United Counties of Leeds and Grenville
26.	United Counties of Prescott and Russell
27.	United Counties of Stormont, Dundas and Glengarry

2. This Regulation comes into force on August 15, 2008.

RÈGLEMENT DE L'ONTARIO 176/08

pris en application de la

LOI SUR L'ADMINISTRATION DE LA JUSTICE

pris le 4 juin 2008

déposé le 5 juin 2008

publié sur le site Lois-en-ligne le 6 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008

modifiant le Règl. de l'Ont. 210/07

(Cour de justice de l'Ontario — Frais)

Remarque : Le Règlement de l'Ontario 210/07 n'a pas été modifié antérieurement.

1. Le tableau du paragraphe 2 (2) du Règlement de l'Ontario 210/07 est abrogé et remplacé par ce qui suit :

TABLEAU

Numéro	Colonne 1
	Municipalité
1.	Cité de Burlington, ville d'Oakville, ville de Halton Hills et ville de Milton
2.	Cité de Dryden
3.	Cité de Elliot Lake, ville de Blind River, ville de Spanish et canton de North Shore
4.	Cité de Hamilton
5.	Cité de Kawartha Lakes
6.	Cité de Kenora
7.	Cité de North Bay
8.	Cité de Thunder Bay
9.	Cité de Windsor
10.	Comté de Hastings
11.	Comté de Huron
12.	Comté de Lambton
13.	Comté de Northumberland
14.	Comté d'Oxford
15.	Comté de Perth
16.	Comté de Prince Edward
17.	Comté de Haldimand

Numéro	Colonne 1
	Municipalité
18.	Municipalité régionale de York
19.	Ville de Caledon
20.	Ville de Cochrane
21.	Ville d'Espanola
22.	Ville de Fort Frances
23.	Ville de Gore Bay
24.	Ville de Parry Sound
25.	Comtés unis de Leeds et Grenville
26.	Comtés unis de Prescott et Russell
27.	Comtés unis de Stormont, Dundas et Glengarry

2. Le présent règlement entre en vigueur le 15 août 2008.

25/08

ONTARIO REGULATION 177/08

made under the

EDUCATION ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 486/01

(Continuation, Areas of Jurisdiction and Names of District School Boards)

Note: Ontario Regulation 486/01 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subparagraph 6 v of section 4 of Ontario Regulation 486/01 is amended by striking out “and” at the end of sub-subparagraph C, by adding “and” at the end of sub-subparagraph D and by adding the following sub-subparagraph:

E. all lands within an area the boundary sides of which are as follows:

1. on the south side, a line starting at the middle of the south side of Claim P-772 and running west along the south side of Claims A1-101, A1-108, AL-134, AL-135, etc. to the centre point of Claim AL-174,
2. on the west side, a line running north from the centre point of Claim AL-174 along the west side of Claims HP-99 and HP-187, on through the middle of one of the three small islands K-656 in Little Turtle Lake to a point where a line at right angles will bisect K-659,
3. on the north side, a line starting at the point mentioned above and running east along the north side of Claim K-610, and
4. on the east side, a line starting at the middle point of the south side of Claim P-772 and running north along the east side of Claim HP-138 to a point where it meets the north boundary line of the school section.

2. Subparagraph 2 ix of section 10 of the Regulation is amended by striking out “and” at the end of sub-subparagraph C, by adding “and” at the end of sub-subparagraph D and by adding the following sub-subparagraph:

E. all lands within an area the boundary sides of which are as follows:

1. on the south side, a line starting at the middle of the south side of Claim P-772 and running west along the south side of Claims A1-101, A1-108, AL-134, AL-135, etc. to the centre point of Claim AL-174,
2. on the west side, a line running north from the centre point of Claim AL-174 along the west side of Claims HP-99 and HP-187, on through the middle of one of the three small islands K-656 in Little Turtle Lake to a point where a line at right angles will bisect K-659,
3. on the north side, a line starting at the point mentioned above and running east along the north side of Claim K-610, and

4. on the east side, a line starting at the middle point of the south side of Claim P-772 and running north along the east side of Claim HP-138 to a point where it meets the north boundary line of the school section.

3. This Regulation comes into force on September 1, 2008.

RÈGLEMENT DE L'ONTARIO 177/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 4 juin 2008

déposé le 5 juin 2008

publié sur le site Lois-en-ligne le 9 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008

modifiant le Règl. de l'Ont. 486/01

(Prorogation, territoires de compétence et noms des conseils scolaires de district)

Remarque : Le Règlement de l'Ontario 486/01 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La sous-disposition 6 v de l'article 4 du Règlement de l'Ontario 486/01 est modifiée par adjonction de la sous-sous-disposition suivante :

E. toutes les terres se trouvant dans un secteur dont les limites sont les suivantes :

1. au sud, une ligne commençant au milieu de la limite sud du claim P-772 et allant vers l'ouest, le long de la limite sud des claims A1-101, A1-108, AL-134, AL-135, etc., jusqu'au point central du claim AL-174,
2. à l'ouest, une ligne allant vers le nord à partir du point central du claim AL-174 le long de la limite ouest des claims HP-99 et HP-187, puis passant au milieu de l'une des trois petites îles K-656 du lac Little Turtle jusqu'au point où une ligne perpendiculaire divise K-659 en deux,
3. au nord, une ligne commençant au point susmentionné et allant vers l'est, le long de la limite nord du claim K-610,
4. à l'est, une ligne commençant au milieu de la limite sud du claim P-772 et allant vers le nord, le long de la limite est du claim HP-138 jusqu'à son point d'intersection avec la ligne de démarcation nord de la circonscription scolaire.

2. La sous-disposition 2 ix de l'article 10 du Règlement est modifiée par adjonction de la sous-sous-disposition suivante :

E. toutes les terres se trouvant dans un secteur dont les limites sont les suivantes :

1. au sud, une ligne commençant au milieu de la limite sud du claim P-772 et allant vers l'ouest, le long de la limite sud des claims A1-101, A1-108, AL-134, AL-135, etc., jusqu'au point central du claim AL-174,
2. à l'ouest, une ligne allant vers le nord à partir du point central du claim AL-174 le long de la limite ouest des claims HP-99 et HP-187, puis passant au milieu de l'une des trois petites îles K-656 du lac Little Turtle jusqu'au point où une ligne perpendiculaire divise K-659 en deux,
3. au nord, une ligne commençant au point susmentionné et allant vers l'est, le long de la limite nord du claim K-610,
4. à l'est, une ligne commençant au milieu de la limite sud du claim P-772 et allant vers le nord, le long de la limite est du claim HP-138 jusqu'à son point d'intersection avec la ligne de démarcation nord de la circonscription scolaire.

3. Le présent règlement entre en vigueur le 1^{er} septembre 2008.

ONTARIO REGULATION 178/08

made under the

EDUCATION ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008**TRANSITION PROVISIONS RELATING TO THE SCHOOL BOARD BOUNDARY CHANGES
MADE BY ONTARIO REGULATION 177/08****Definitions**

1. In this Regulation,

“Mine Centre Board” means the Mine Centre District School Area Board; (“conseil de Mine Centre”)

“Rainy River Board” means the Rainy River District School Board. (“conseil de Rainy River”)

Restrictions on Mine Centre Board

2. (1) After June 4, 2008, the Mine Centre Board shall not do any of the following things without the prior approval of the Ministry or unless it is done in accordance with the board’s estimates of its revenues and expenditures prepared under subsection 231 (1) of the Act for the 2007-2008 school year, as reviewed and adjusted by the Ministry:

1. Pass a by-law or resolution relating to a payment.
2. Convey an interest in property or purchase an interest in property.
3. Transfer money between or among reserve funds or change the purpose or designation of a reserve fund.
4. Enter into a contract, make a payment in connection with the end of a contract or incur a financial liability or obligation.
5. Appoint a person to a position, hire a new employee or promote an existing employee.
6. Make or agree to make a payment in connection with the end of an employment contract or employment relationship.

(2) The Ministry may approve the things listed in subsection (1) for the purposes of that subsection and may impose any necessary conditions.

(3) Despite subsection (1), the Mine Centre Board may do any of the things listed in that subsection in the case of an emergency.

(4) Subsection (1) shall not be construed to prevent the Board from fulfilling its obligations under any contracts entered into before June 5, 2008.

(5) Paragraphs 5 and 6 of subsection (1) shall not be construed to affect the employment relationship between the employee and the board or their respective rights against, and obligations to, each other, including under any collective agreement.

(6) Members, officers, employees and agents of the Mine Centre Board shall permit the Ministry, on request, to examine and copy any document, record or other information in the possession of the board.

Merger and employee transfer

3. (1) The employees of the Mine Centre Board are transferred to the Rainy River Board on September 1, 2008.

(2) The employment contract, the terms and conditions of employment, the rights and benefits of employment and the employment obligations of a person who becomes an employee of the Rainy River Board under paragraph 1 of subsection 58.1 (21) of the Act are assumed by and continued with the Rainy River Board.

(3) Immediately after the employees of the Mine Centre Board become employees of the Rainy River Board, the Mine Centre Board is merged with and continued as the Rainy River Board.

Transition, provisions for period until 2010 elections

4. During the period beginning on September 1, 2008 and ending on November 30, 2010,

- (a) the interests of the former electors of the Mine Centre Board shall be represented,

- (i) on the Rainy River Board, by the members of that board elected to represent the Town of Fort Frances or their successors, if any, and
- (ii) on the Conseil scolaire de district du Grand Nord de l'Ontario, by the member of that board elected to represent the Town of Fort Frances or his or her successor, if any;
- (b) the former members of the Mine Centre Board have the right to be notified of and consulted on any matter considered by the members of the Rainy River Board that would have been within the jurisdiction of the Mine Centre Board before its amalgamation with the Rainy River Board;
- (c) the former members of the Mine Centre Board are entitled to receive any honorarium that they would otherwise have received under section 191 of the Act; and
- (d) the former members of the Mine Centre Board are entitled to receive an allowance under section 191.2 of the Act in respect of expenses incurred and travel taking place before September 1, 2008, but not for expenses incurred and travel taking place on or after that date.

Teacher performance appraisals

5. (1) This section applies to teachers who were employed by the Mine Centre Board on June 5, 2008 and who, after the amalgamation of the Mine Centre Board with the Rainy River Board, are employed by the Rainy River Board.

(2) Despite subsection 4 (3) of Ontario Regulation 99/02 (Teacher Performance Appraisal) made under the Act, the first year in which a teacher to whom this section applies is employed by the Rainy River Board shall not be an evaluation year if he or she had an evaluation year within the four years preceding the amalgamation of the Mine Centre Board with the Rainy River Board.

Education taxes

6. (1) Any amounts owing to the Mine Centre Board after August 31, 2008 under subsection 257.7 (1) of the Act or section 21.1 of the *Provincial Land Tax Act* in respect of the 2008 taxation year or any previous taxation year shall be paid to the Rainy River Board.

(2) In this section,

“taxation year” means the year for which taxes for school purposes are levied.

Municipal Elections Act, 1996

7. (1) For the purposes of subsection 79 (8) of the *Municipal Elections Act, 1996*, an amount held in trust for a candidate who was nominated for an office on the Mine Centre Board in the regular election immediately preceding September 1, 2008, or for his or her successor, if any, shall be paid by the clerk to the candidate or successor, with interest, if he or she is nominated for an office on the Rainy River Board in the next regular election following September 1, 2008, or in an earlier by-election.

(2) An amount that becomes payable to the Mine Centre Board under subsection 79 (9) of the *Municipal Elections Act, 1996* after August 31, 2008 shall be paid to the Rainy River Board.

School calendar

8. The Ministry may revise the school calendar for the Mine Centre Board for the 2008-2009 school year, and if the school calendar is revised, the Ministry shall inform the Mine Centre Board and the Rainy River Board of the revision and the Mine Centre Board shall inform all affected parents, guardians, pupils and employees of the revised calendar.

Commencement

9. (1) Subject to subsection (2), this Regulation comes into force the day it is filed.

(2) Sections 1, 3, 4, 5, 6 and 7 come into force on September 1, 2008.

RÈGLEMENT DE L'ONTARIO 178/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 4 juin 2008

déposé le 5 juin 2008

publié sur le site Lois-en-ligne le 9 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008**DISPOSITIONS TRANSITOIRES TOUCHANT LES MODIFICATIONS APPORTÉES AUX
LIMITES TERRITORIALES DES CONSEILS SCOLAIRES PAR LE RÈGLEMENT DE
L'ONTARIO 177/08****Définitions**

1. Les définitions qui suivent s'appliquent au présent règlement.

«conseil de Mine Centre» Le conseil appelé Mine Centre District School Area Board. («Mine Centre Board»)

«conseil de Rainy River» Le conseil appelé Rainy River District School Board. («Rainy River Board»)

Restrictions imposées au conseil de Mine Centre

2. (1) Après le 4 juin 2008, le conseil de Mine Centre ne doit faire aucune des choses suivantes sans l'approbation préalable du ministère ou sans que cela se fasse conformément aux prévisions budgétaires du conseil préparées en application du paragraphe 231 (1) de la Loi pour l'année scolaire 2007-2008, telles que le ministère les a rajustées après les avoir examinées :

1. Adopter un règlement administratif ou une résolution concernant un paiement.
2. Céder ou acquérir un intérêt sur un bien.
3. Transférer des sommes d'argent entre des fonds de réserve, ou modifier les fins ou la désignation de tels fonds.
4. Conclure un contrat, effectuer un paiement lorsqu'un contrat prend fin ou contracter une obligation financière.
5. Nommer une personne à un poste, engager un nouvel employé ou accorder une promotion à un employé déjà en poste.
6. Effectuer un paiement dans le cadre de la résiliation d'un contrat de travail ou d'une entente informelle de services ou convenir de le faire.

(2) Le ministère peut approuver les choses énumérées au paragraphe (1) pour l'application de celui-ci et il peut imposer toutes les conditions nécessaires.

(3) Malgré le paragraphe (1), le conseil de Mine Centre peut, en cas d'urgence, faire une des choses qui y sont énumérées.

(4) Le paragraphe (1) n'a pas pour effet d'empêcher le conseil de s'acquitter de ses obligations aux termes des contrats qu'il a conclus avant le 5 juin 2008.

(5) Les dispositions 5 et 6 du paragraphe (1) n'ont pas d'incidence sur la relation d'emploi entre l'employé et le conseil ou sur les droits respectifs qu'ils ont l'un contre l'autre et les obligations respectives qu'ils ont l'un envers l'autre, notamment aux termes d'une convention collective.

(6) Les membres, les agents, les employés et les mandataires du conseil de Mine Centre doivent, sur demande, permettre au ministère d'examiner tout document, dossier ou autre renseignement que le conseil a en sa possession et d'en faire des copies.

Fusion et mutation d'employés

3. (1) Les employés du conseil de Mine Centre sont mutés au conseil de Rainy River le 1^{er} septembre 2008.

(2) Le conseil de Rainy River prend en charge et maintient le contrat de travail, les conditions d'emploi et les droits et avantages liés à l'emploi, ainsi que les obligations liées à l'emploi, de quiconque devient son employé aux termes de la disposition 1 du paragraphe 58.1 (21) de la Loi.

(3) Immédiatement après la mutation des employés du conseil de Mine Centre au conseil de Rainy River, les deux conseils sont fusionnés et sont prorogés en un seul et même conseil, à savoir le conseil de Rainy River.

Dispositions transitoires s'appliquant jusqu'aux élections de 2010

4. Les règles suivantes s'appliquent au cours de la période qui commence le 1^{er} septembre 2008 et qui se termine le 30 novembre 2010 :

- a) les intérêts des anciens électeurs du conseil de Mine Centre sont représentés :
 - (i) d'une part, au conseil de Rainy River, par les membres de ce conseil élus pour représenter la ville de Fort Frances ou par leurs successeurs, le cas échéant,
 - (ii) d'autre part, au Conseil scolaire de district du Grand Nord de l'Ontario, par le membre de ce conseil élu pour représenter la ville de Fort Frances ou par son successeur, le cas échéant;
- b) les anciens membres du conseil de Mine Centre ont le droit d'être avisés de toute question qui relevait de la compétence du conseil de Mine Centre avant sa fusion avec le conseil de Rainy River et dont sont saisis les membres de ce dernier, et ils ont le droit d'être consultés à ce sujet;
- c) les anciens membres du conseil de Mine Centre ont le droit de recevoir l'allocation qu'ils auraient touchée par ailleurs en application de l'article 191 de la Loi;
- d) les anciens membres du conseil de Mine Centre ont le droit de recevoir l'allocation prévue à l'article 191.2 de la Loi à l'égard des frais qu'ils engagent et des déplacements qu'ils effectuent avant le 1^{er} septembre 2008, mais non à l'égard des frais qu'ils engagent et des déplacements qu'ils effectuent à compter de cette date.

Évaluation du rendement des enseignants

5. (1) Le présent article s'applique aux enseignants qui étaient employés par le conseil de Mine Centre le 5 juin 2008 et qui, après la fusion de ce dernier avec le conseil de Rainy River, sont employés par le conseil de Rainy River.

(2) Malgré le paragraphe 4 (3) du Règlement de l'Ontario 99/02 (Évaluation du rendement des enseignants) pris en application de la Loi, la première année pendant laquelle le conseil de Rainy River emploie un enseignant auquel s'applique le présent article n'est pas une année d'évaluation si la dernière année d'évaluation de cet enseignant a eu lieu dans les quatre années précédant la fusion du conseil de Mine Centre avec le conseil de Rainy River.

Impôts scolaires

6. (1) Les sommes dues au conseil de Mine Centre après le 31 août 2008 aux termes du paragraphe 257.7 (1) de la Loi ou de l'article 21.1 de la *Loi sur l'impôt foncier provincial* à l'égard de l'année d'imposition 2008 ou d'une année d'imposition antérieure sont versées au conseil de Rainy River.

(2) La définition qui suit s'applique au présent article.

«année d'imposition» L'année pour laquelle les impôts scolaires sont prélevés.

Loi de 1996 sur les élections municipales

7. (1) Pour l'application du paragraphe 79 (8) de la *Loi de 1996 sur les élections municipales*, le secrétaire verse au candidat qui a été déclaré candidat à un poste au sein du conseil de Mine Centre lors des élections ordinaires précédant immédiatement le 1^{er} septembre 2008, ou à son successeur, s'il y a lieu, la somme détenue pour lui en fiducie, majorée des intérêts, s'il est déclaré candidat à un poste au sein du conseil de Rainy River lors des élections ordinaires suivantes ou d'une élection partielle antérieure.

(2) La somme qui devient payable au conseil de Mine Centre aux termes du paragraphe 79 (9) de la *Loi de 1996 sur les élections municipales* après le 31 août 2008 est versée au conseil de Rainy River.

Calendrier scolaire

8. Le ministère peut réviser le calendrier scolaire du conseil de Mine Centre pour l'année scolaire 2008-2009, auquel cas il en informe ce conseil et celui de Rainy River. Le conseil de Mine Centre informe à son tour tous les parents, tuteurs, élèves et employés touchés du calendrier révisé.

Entrée en vigueur

9. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) Les articles 1, 3, 4, 5, 6 et 7 entrent en vigueur le 1^{er} septembre 2008.

ONTARIO REGULATION 179/08

made under the

EDUCATION ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 467/97

(Deemed District Municipalities (School Authority Jurisdiction) — Tax Rates)

Note: Ontario Regulation 467/97 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 1 of section 1 of Ontario Regulation 467/97 is revoked.

2. Section 6 of the Regulation is revoked.

3. This Regulation comes into force on September 1, 2008.

25/08

ONTARIO REGULATION 180/08

made under the

EDUCATION ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 468/97

(Deemed District Municipalities (District School Board Jurisdiction) — Tax Rates)

Note: Ontario Regulation 468/97 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 468/97 is amended by adding the following paragraph:

6. All lands within an area the boundary sides of which are as follows:

- i. On the south side, a line starting at the middle of the south side of Claim P-772 and running west along the south side of Claims A1-101, A1-108, AL-134, AL-135, etc. to the centre point of Claim AL-174.
- ii. On the west side, a line running north from the centre point of Claim AL-174 along the west side of Claims HP-99 and HP-187, on through the middle of one of the three small islands K-656 in Little Turtle Lake to a point where a line at right angles will bisect K-659.
- iii. On the north side, a line starting at the point mentioned above and running east along the north side of Claim K-610.
- iv. On the east side, a line starting at the middle point of the south side of Claim P-772 and running north along the east side of Claim HP-138 to a point where it meets the north boundary line of the school section.

2. Sections 2 and 3 of the Regulation are revoked.

3. This Regulation comes into force on September 1, 2008.

25/08

ONTARIO REGULATION 181/08

made under the

EDUCATION ACT

Made: June 4, 2008

Filed: June 5, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 412/00

(Elections to and Representation on District School Boards)

Note: Ontario Regulation 412/00 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Item 6 of Table 1 of Ontario Regulation 412/00 is revoked and the following substituted:

6.	Rainy River District School Board	10,552
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(2) Item 62 of Table 1 of the Regulation is revoked and the following substituted:

62.	Conseil scolaire de district du Grand Nord de l'Ontario	63,368
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2. This Regulation comes into force on September 1, 2008.**RÈGLEMENT DE L'ONTARIO 181/08**

pris en application de la

LOI SUR L'ÉDUCATION

pris le 4 juin 2008

déposé le 5 juin 2008

publié sur le site Lois-en-ligne le 9 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008

modifiant le Règl. de l'Ont. 412/00

(Élections aux conseils scolaires de district et représentation au sein de ces conseils)

Remarque : Le Règlement de l'Ontario 412/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le point 6 du tableau 1 du Règlement de l'Ontario 412/00 est abrogé et remplacé par ce qui suit :

6.	Rainy River District School Board	10 552
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(2) Le point 62 du tableau 1 du Règlement est abrogé et remplacé par ce qui suit :

62.	Conseil scolaire de district du Grand Nord de l'Ontario	63 368
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2. Le présent règlement entre en vigueur le 1^{er} septembre 2008.

ONTARIO REGULATION 182/08

made under the

FAMILY RESPONSIBILITY AND SUPPORT ARREARS ENFORCEMENT ACT, 1996

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 454/07

(Recommended Standard Terms for Support Orders)

Note: Ontario Regulation 454/07 has not previously been amended.

1. Section 1 of Ontario Regulation 454/07 is amended by adding the following subsection:

(3) The standard terms set out in this Regulation may be used in English or in French.

2. The Regulation is amended by adding the following section:**Definitions****1.1** In this Regulation,

“payor” means a person who is required to pay support under a support order; (“payeur”)

“recipient” means a person entitled to support under a support order or the parent, other than the payor, of a child entitled to support under a support order; (“bénéficiaire”)

3. (1) Subsection 2 (2) of the Regulation is amended by adding the following definition:

“special or extraordinary expenses” means expenses ordered under section 7 of the applicable child support guidelines; (“dépenses spéciales ou extraordinaires”)

(2) The definition of “table amount” in subsection 2 (2) of the Regulation is revoked and the following substituted:

“table amount” means the amount of child support determined by reference to the applicable table set out in Schedule I of the applicable child support guidelines according to the number of children to whom an order for child support relates and the income of the parent or spouse against whom the order is sought. (“montant prévu dans la table”)

(3) Subsections 2 (3), (4), (5) and (6) of the Regulation are revoked and the following substituted:

(3) The following standard term is recommended to be used where child support for a child or children is the table amount:

[Insert name of payor] shall pay child support to [insert name of recipient] for the [specify child or children], [insert child or children's name(s)], born on [insert child or children's date(s) of birth] in the amount of \$[insert amount] per month, in accordance with the Tables under the child support guidelines based on [insert name of payor]'s annual income of \$[insert amount], commencing [insert date] and continuing on the [insert number] day of each month that follows.

(4) The following standard term is recommended to be used where child support for a child or children is an amount other than the table amount:

[Insert name of payor] shall pay child support to [insert name of recipient] for the [specify child or children], [insert child or children's name(s)], born on [insert child or children's date(s) of birth] in the amount of \$[insert amount] per month, commencing [insert date] and continuing on the [insert number] day of each month that follows.

When support for [insert number] of the children ends, [insert name of payor] shall pay child support to [insert name of recipient] for the remaining [insert number] [specify child or children] in the amount of \$[insert amount] per month, commencing [insert date] and continuing on the [insert number] day of each month that follows.

[Repeat and complete the second paragraph as needed until there remains only one child for whom child support is payable.]

(5) The following standard term is recommended to be added after the standard term set out in subsection (3) or (4), as the case may be, where the amount of child support includes an additional amount for special or extraordinary expenses,

(a) in the case of expenses that are known and fixed, for each child:

The annual income of *[insert name of payor]* is \$*[insert amount]*. The annual income of *[insert name of recipient]* is \$*[insert amount]*. *[Insert name of payor]* shall pay *[insert percentage]* per cent of the special or extraordinary expenses under section 7 of the child support guidelines to *[insert name of recipient]* for *[insert item for which expenses are known and fixed]* for *[insert child's name]*, born on *[insert child's date of birth]*, in the amount of \$*[insert amount]* per month, commencing *[insert date]* and continuing on the *[insert number]* day of each month that follows until *[insert date or event]*.

[Repeat and complete this paragraph as needed for each item for which known and fixed expenses are to be paid.]

- (b) in the case of expenses that are irregular or change over time:

The annual income of *[insert name of payor]* is \$*[insert amount]*. The annual income of *[insert name of recipient]* is \$*[insert amount]*. *[Insert name of payor]* shall pay *[insert percentage]* per cent of the following special or extraordinary expenses under section 7 of the child support guidelines per month to *[insert name of recipient]* for the *[specify child or children]*, *[insert child or children's name(s)]*, born on *[insert child or children's date(s) of birth]*, commencing *[insert date]* and continuing on the *[insert number]* day of each month that follows until *[insert date or event]*: *[insert list of items for which expenses are irregular or change over time]*.

- (6) The following standard term is recommended to be used in respect of a variation, under section 37 of the *Family Law Act* or section 17 of the *Divorce Act* (Canada), of an order for child support:

Paragraph *[insert paragraph number]* of the order of the Honourable *[insert Mr. Justice or Madam Justice and name of judge]* dated *[insert date]* is changed as follows:

[Insert and complete applicable recommended standard term or terms set out in subsections (3), (4) and (5).]

All other terms of the order of the Honourable *[insert Mr. Justice or Madam Justice and name of judge]* dated *[insert date]* remain in full force and effect.

- (7) The following standard term is recommended to be used to require annual disclosure of income tax documents and, where applicable, proof of special or extraordinary expenses:

- (a) in the case of an order for child support that does not include an additional amount for special or extraordinary expenses:

[Insert name of payor] shall, by *[insert month and day]* of each year in which child support is payable, deliver to *[insert name of recipient]* a copy of his or her notice of assessment, notice of reassessment (if any) and income tax return for the previous year.

- (b) in the case of an order for child support that includes an additional amount for special or extraordinary expenses:

[Insert name of payor] shall, by *[insert month and day]* of each year in which child support is payable, deliver to *[insert name of recipient]* a copy of his or her notice of assessment, notice of reassessment (if any) and income tax return for the previous year.

[Insert name of recipient] shall, by *[insert month and day]* of each year in which an amount for special or extraordinary expenses is payable, deliver to *[insert name of payor]*,

- (a) a copy of his or her notice of assessment, notice of reassessment (if any) and income tax return for the previous year; and
- (b) a receipt or other proof of payment for each special or extraordinary expense to which this order applies that was claimed by *[insert name of recipient]* in the 12 months preceding the date specified in this paragraph.

4. (1) Subsection 3 (2) of the Regulation is revoked and the following substituted:

- (2) The following standard term is recommended to be used where spousal support is to be paid,

- (a) in periodic payments for a fixed duration:

[Insert name of payor] shall pay spousal support to *[insert name of recipient]* in the amount of \$*[insert amount]* per month commencing *[insert date]* and continuing on the *[insert number]* day of each month that follows until *[insert date]*.

- (b) indefinitely in periodic payments:

[Insert name of payor] shall pay spousal support to *[insert name of recipient]* in the amount of \$*[insert amount]* per month commencing *[insert date]* and continuing on the *[insert number]* day of each month that follows until a court orders otherwise.

(c) in a single payment:

[*Insert name of payor*] shall pay lump sum spousal support to [*insert name of recipient*] in the amount of \$[*insert amount*] on or before [*insert date*].

(2) The term set out in subsection 3 (3) of the Regulation is amended by striking out “[*insert date, time period or interval for review*]” at the end and substituting “[*insert information regarding date, time period or interval for review*]”.

(3) Subsection 3 (5) of the Regulation is revoked and the following substituted:

(5) The following standard term is recommended to be used in respect of a variation, under section 37 of the *Family Law Act* or section 17 of the *Divorce Act* (Canada), of an order for spousal support:

Paragraph [*insert paragraph number*] of the order of the Honourable [*insert Mr. Justice or Madam Justice and name of judge*] dated [*insert date*] is changed as follows:

[*Insert and complete applicable recommended standard term or terms set out in subsections (2), (3) and (4).*]

All other terms of the order of the Honourable [*insert Mr. Justice or Madam Justice and name of judge*] dated [*insert date*] remain in full force and effect.

5. The Regulation is amended by adding the following section:

Support Arrears

3.1 (1) In this section,

“assignee” means a person or agency to which an order for support is assigned under subsection 34 (3) of the *Family Law Act* or subsection 20.1 (1) of the *Divorce Act* (Canada).

(2) The following standard term is recommended to be used where support arrears are owed by the payor only to the recipient:

As of [*insert date*], the support arrears owed to [*insert name of recipient*] by [*insert name of payor*] are fixed in the amount of \$[*insert amount*].

[*Insert name of payor*] shall pay \$[*insert amount*] per month to [*insert name of recipient*] on account of the support arrears commencing [*insert date*] and continuing on the [*insert number*] day of each month that follows until the arrears are paid in full.

(3) The following standard term is recommended to be used where support arrears are owed by the payor only to an assignee:

As of [*insert date*], the support arrears owed to the [*insert name of assignee*] by [*insert name of payor*] are fixed in the amount of \$[*insert amount*].

[*Insert name of payor*] shall pay \$[*insert amount*] per month to the [*insert name of assignee*] on account of the support arrears commencing [*insert date*] and continuing on the [*insert number*] day of each month that follows until the arrears are paid in full.

(4) The following standard terms are recommended to be used where support arrears are owed by the payor to the recipient and to an assignee,

(a) in order to fix the amounts that are owed, and to whom:

As of [*insert date*], the support arrears owed by [*insert name of payor*] are fixed in the total amount of \$[*insert amount*], with \$[*insert amount*] owing to [*insert name of recipient*] and \$[*insert amount*] owing to the [*insert name of assignee*].

(b) in order to set out the terms on which the arrears are to be paid,

(i) where the arrears owed to the recipient are to be paid in full before arrears owing to the assignee may be paid:

[*Insert name of payor*] shall pay \$[*insert amount*] per month to [*insert name of recipient*] on account of the support arrears owed to [*insert name of recipient*] commencing [*insert date*] and continuing on the [*insert number*] day of each month that follows until those arrears are paid in full.

Once the support arrears owed to [*insert name of recipient*] are paid in full, [*insert name of payor*] shall pay \$[*insert amount*] per month to the [*insert name of assignee*] on account of the support arrears owed to the [*insert name of assignee*] until those arrears are paid in full. [*Insert name of payor*] shall pay the arrears on the [*insert number*] day of each month, commencing in the first month after the month in which the arrears owed to [*insert name of recipient*] are paid in full.

- (ii) where the arrears owed to the assignee are to be paid in full before arrears owing to the recipient may be paid:

[Insert name of payor] shall pay \$[insert amount] per month to the [insert name of assignee] on account of the support arrears owed to the [insert name of assignee] commencing [insert date] and continuing on the [insert number] day of each month that follows until those arrears are paid in full.

Once the support arrears owed to the [insert name of assignee] are paid in full, [insert name of payor] shall pay \$[insert amount] per month to the [insert name of recipient] on account of the support arrears owed to the [insert name of recipient] until those arrears are paid in full. [Insert name of payor] shall pay the arrears on the [insert number] day of each month, commencing in the first month after the month in which the arrears owed to the [insert name of assignee] are paid in full.

6. Section 7 of the Regulation is revoked and the following substituted:

Termination of support obligation

7. The following standard term is recommended to be used in a support order where the obligation to provide support to a dependant is determined to have ended:

The support ordered in paragraph [insert paragraph number] of the order of the Honourable [insert Mr. Justice or Madam Justice and name of judge] dated [insert date] is terminated, effective [insert date].

7. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 182/08

pris en application de la

LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS

pris le 4 juin 2008
déposé le 6 juin 2008
publié sur le site Lois-en-ligne le 9 juin 2008
imprimé dans la *Gazette de l'Ontario* le 21 juin 2008

modifiant le Règl. de l'Ont. 454/07

(Conditions types recommandées pour les ordonnances alimentaires)

Remarque : Le Règlement de l'Ontario 454/07 n'a pas été modifié antérieurement.

1. L'article 1 du Règlement de l'Ontario 454/07 est modifié par adjonction du paragraphe suivant :

(3) Les conditions types énoncées dans le présent règlement peuvent être utilisées dans leur version française ou anglaise.

2. Le Règlement est modifié par adjonction de l'article suivant :

Définitions

1.1 Les définitions qui suivent s'appliquent au présent règlement.

«bénéficiaire» Personne qui a droit aux aliments aux termes d'une ordonnance alimentaire ou le père ou la mère, s'il ne s'agit pas du payeur, d'un enfant qui a droit aux aliments aux termes d'une ordonnance alimentaire. («recipient»)

«payeur» Personne qui est tenue de verser des aliments aux termes d'une ordonnance alimentaire. («payor»)

3. (1) Le paragraphe 2 (2) du Règlement est modifié par adjonction de la définition suivante :

«dépenses spéciales ou extraordinaires» Dépenses dont le paiement est ordonné aux termes de l'article 7 des lignes directrices applicables sur les aliments pour les enfants. («special or extraordinary expenses»)

(2) La définition de «montant prévu dans la table» au paragraphe 2 (2) du Règlement est abrogée et remplacée par ce qui suit :

«montant prévu dans la table» Le montant de l'ordonnance alimentaire à l'égard d'un enfant, déterminé en fonction de la table applicable figurant à l'annexe I des lignes directrices applicables sur les aliments pour les enfants, selon le nombre d'enfants visés par l'ordonnance et le revenu du père, de la mère ou du conjoint faisant l'objet de la demande. («table amount»)

(3) Les paragraphes 2 (3), (4), (5) et (6) du Règlement sont abrogés et remplacés par ce qui suit :

(3) Il est recommandé d'employer la condition type suivante lorsque les aliments pour un ou plusieurs enfants correspondent au montant prévu dans la table :

[Insérer le nom du payeur/de la payeuse] doit verser des aliments pour les enfants de [insérer le montant] \$ par mois à [insérer le nom du/de la bénéficiaire] au profit [de l'enfant ou des enfants] [insérer le nom de l'enfant ou des enfants], né(e)s le [insérer sa/leur date de naissance], conformément aux tables des lignes directrices sur les aliments pour les enfants et selon le revenu annuel de [insérer le nom du payeur/de la payeuse], qui s'élève à [insérer le montant] \$, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent.

(4) Il est recommandé d'employer la condition type suivante lorsque les aliments pour un ou plusieurs enfants correspondent à un montant autre que celui prévu dans la table :

[Insérer le nom du payeur/de la payeuse] doit verser des aliments pour les enfants de [insérer le montant] \$ par mois à [insérer le nom du/de la bénéficiaire] au profit [de l'enfant ou des enfants] [insérer le nom de l'enfant ou des enfants], né(e)s le [insérer sa/leur date de naissance], à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent.

Lorsque cesseront les aliments pour [insérer le nombre] des enfants, [insérer le nom du payeur/de la payeuse] devra verser des aliments pour les enfants de [insérer le montant] \$ par mois à [insérer le nom du/de la bénéficiaire] au profit [de l'enfant ou des [insérer le nombre] enfants] qui reste/restent, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent.

[Répéter et remplir le deuxième paragraphe au besoin jusqu'à ce qu'il ne reste plus qu'un enfant pour qui des aliments sont payables.]

(5) Il est recommandé d'ajouter la condition type suivante après celle énoncée au paragraphe (3) ou (4), selon le cas, lorsque les aliments pour les enfants comprennent un montant additionnel au titre de dépenses spéciales ou extraordinaires :

a) dans le cas de dépenses qui sont connues et fixes, pour chaque enfant :

Le revenu annuel de [insérer le nom du payeur/de la payeuse] s'élève à [insérer le montant] \$. Le revenu annuel de [insérer le nom du/de la bénéficiaire] s'élève à [insérer le montant] \$. [Insérer le nom du payeur/de la payeuse] doit verser [insérer le pourcentage] pour cent des dépenses spéciales ou extraordinaires, aux termes de l'article 7 des lignes directrices sur les aliments pour les enfants, à [insérer le nom du/de la bénéficiaire] pour [insérer l'élément pour lequel les dépenses sont connues et fixes] au profit de [insérer le nom de l'enfant], né(e) le [insérer sa date de naissance], soit [insérer le montant] \$ par mois, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'au/à [insérer la date ou l'événement].

[Répéter et remplir ce paragraphe au besoin pour chaque élément pour lequel des dépenses connues et fixes sont payables.]

b) dans le cas de dépenses qui sont irrégulières ou qui changent avec le temps :

Le revenu annuel de [insérer le nom du payeur/de la payeuse] s'élève à [insérer le montant] \$. Le revenu annuel de [insérer le nom du/de la bénéficiaire] s'élève à [insérer le montant] \$. [Insérer le nom du payeur/de la payeuse] doit verser chaque mois [insérer le pourcentage] pour cent des dépenses spéciales ou extraordinaires suivantes, aux termes de l'article 7 des lignes directrices sur les aliments pour les enfants, à [insérer le nom du/de la bénéficiaire] au profit [de l'enfant ou des enfants] [insérer le nom de l'enfant ou des enfants], né(e)s le [insérer sa/leur date de naissance], à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'au/à [insérer la date ou l'événement] : [insérer les éléments pour lesquels les dépenses sont irrégulières ou changent avec le temps].

(6) Il est recommandé d'employer la condition type suivante en cas de modification, aux termes de l'article 37 de la *Loi sur le droit de la famille* ou de l'article 17 de la *Loi sur le divorce* (Canada), d'une ordonnance alimentaire à l'égard d'un enfant :

Le paragraphe [insérer le numéro] de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], est modifié comme suit :

[Insérer et remplir la ou les conditions types recommandées applicables, énoncées aux paragraphes (3), (4) et (5).]

Toutes les autres conditions de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], conservent leur plein effet.

(7) Il est recommandé d'employer la condition type suivante pour exiger la divulgation annuelle des documents relatifs à l'impôt sur le revenu et, s'il y a lieu, une preuve annuelle des dépenses spéciales ou extraordinaires :

a) dans le cas d'une ordonnance alimentaire à l'égard d'un enfant qui ne comprend pas un montant additionnel au titre de dépenses spéciales ou extraordinaires :

[Insérer le nom du payeur/de la payeuse] doit, au plus tard le [insérer le jour et le mois] de chaque année pendant laquelle des aliments pour les enfants sont payables, remettre à [insérer le nom du/de la bénéficiaire] une copie de son avis de cotisation, de son avis de nouvelle cotisation (le cas échéant) et de sa déclaration de revenu de l'année précédente.

- b) dans le cas d'une ordonnance alimentaire à l'égard d'un enfant qui comprend un montant additionnel au titre de dépenses spéciales ou extraordinaires :

[Insérer le nom du payeur/de la payeuse] doit, au plus tard le [insérer le jour et le mois] de chaque année pendant laquelle des aliments pour les enfants sont payables, remettre à [insérer le nom du/de la bénéficiaire] une copie de son avis de cotisation, de son avis de nouvelle cotisation (le cas échéant) et de sa déclaration de revenu de l'année précédente.

[Insérer le nom du/de la bénéficiaire] doit, au plus tard le [insérer le jour et le mois] de chaque année pendant laquelle un montant au titre de dépenses spéciales ou extraordinaires est payable, remettre à [insérer le nom du payeur/de la payeuse] ce qui suit :

- a) une copie de son avis de cotisation, de son avis de nouvelle cotisation (le cas échéant) et de sa déclaration de revenu de l'année précédente;
- b) un reçu ou une autre preuve de paiement pour chaque dépense spéciale ou extraordinaire visée par la présente ordonnance et dont le paiement a été demandé par [insérer le nom du/de la bénéficiaire] au cours des 12 mois précédant la date précisée à la présente disposition.

4. (1) Le paragraphe 3 (2) du Règlement est abrogé et remplacé par ce qui suit :

- (2) Il est recommandé d'employer la condition type suivante lorsque les aliments pour le conjoint doivent être versés :

- a) en versements périodiques pour une durée fixe :

[Insérer le nom du payeur/de la payeuse] doit verser à [insérer le nom du/de la bénéficiaire] des aliments pour le conjoint de [insérer le montant] \$ par mois, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'au [insérer la date].

- b) en versements périodiques pour une durée indéterminée :

[Insérer le nom du payeur/de la payeuse] doit verser à [insérer le nom du/de la bénéficiaire] des aliments pour le conjoint de [insérer le montant] \$ par mois, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'à ce qu'un tribunal ordonne autrement.

- c) en un versement unique :

[Insérer le nom du payeur/de la payeuse] doit verser des aliments pour le conjoint de [insérer le montant] \$ au plus tard le [insérer la date], en une somme forfaitaire, à [insérer le nom du/de la bénéficiaire].

(2) La condition énoncée au paragraphe 3 (3) du Règlement est modifiée par substitution de «[insérer les renseignements concernant la date, la période ou la fréquence visée]» à «[insérer la date, la période ou la fréquence visée]» à la fin de la condition.

(3) Le paragraphe 3 (5) du Règlement est abrogé et remplacé par ce qui suit :

(5) Il est recommandé d'employer la condition type suivante en cas de modification, aux termes de l'article 37 de la *Loi sur le droit de la famille* ou de l'article 17 de la *Loi sur le divorce* (Canada), d'une ordonnance alimentaire à l'égard d'un conjoint :

Le paragraphe [insérer le numéro] de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], est modifié comme suit :

[Insérer et remplir la ou les conditions types recommandées applicables, énoncées aux paragraphes (2), (3) et (4).]

Toutes les autres conditions de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], conservent leur plein effet.

5. Le Règlement est modifié par adjonction de l'article suivant :

Arriérés d'aliments

3.1 (1) La définition qui suit s'applique au présent article.

«cessionnaire» Personne, organisme ou administration auquel une ordonnance alimentaire est cédée en vertu du paragraphe 34 (3) de la *Loi sur le droit de la famille* ou du paragraphe 20.1 (1) de la *Loi sur le divorce* (Canada).

(2) Il est recommandé d'employer la condition type suivante lorsque le payeur doit des arriérés d'aliments uniquement au bénéficiaire :

Au [insérer la date], les arriérés d'aliments que [insérer le nom du payeur/de la payeuse] doit à [insérer le nom du/de la bénéficiaire] sont fixés à [insérer le montant] \$.

[Insérer le nom du payeur/de la payeuse] doit payer [insérer le montant] \$ par mois à [insérer le nom du/de la bénéficiaire] au titre des arriérés d'aliments, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'à ce qu'ils soient acquittés en totalité.

(3) Il est recommandé d'employer la condition type suivante lorsque le payeur doit des arriérés d'aliments uniquement à un cessionnaire :

Au [insérer la date], les arriérés d'aliments que [insérer le nom du payeur/de la payeuse] doit à l'/à la/au [insérer le nom du cessionnaire], sont fixés à [insérer le montant] \$.

[Insérer le nom du payeur/de la payeuse] doit payer [insérer le montant] \$ par mois à l'/à la/au [insérer le nom du cessionnaire] au titre des arriérés d'aliments, à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'à ce qu'ils soient acquittés en totalité.

(4) Il est recommandé d'employer les conditions types suivantes lorsque le payeur doit des arriérés d'aliments à la fois au bénéficiaire et à un cessionnaire :

a) pour fixer le montant des arriérés et sa répartition :

Au [insérer la date], le total des arriérés d'aliments que doit [insérer le nom du payeur/de la payeuse] est fixé à [insérer le montant] \$, dont [insérer le montant] \$ sont dus à [insérer le nom du/de la bénéficiaire] et [insérer le montant] \$ à l'/à la/au [insérer le nom du cessionnaire].

b) pour fixer les conditions de paiement des arriérés :

(i) lorsque les arriérés dus au bénéficiaire doivent être acquittés en totalité avant que ceux qui sont dus au cessionnaire ne puissent être payés :

[Insérer le nom du payeur/de la payeuse] doit payer [insérer le montant] \$ par mois à [insérer le nom du/de la bénéficiaire] au titre des arriérés d'aliments dus à [insérer le nom du/de la bénéficiaire], à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'à ce qu'ils soient acquittés en totalité.

Après avoir acquitté en totalité les arriérés d'aliments qu'il/elle doit à [insérer le nom du/de la bénéficiaire], [insérer le nom du payeur/de la payeuse] doit payer [insérer le montant] \$ par mois à l'/à la/au [insérer le nom du cessionnaire] au titre des arriérés d'aliments dus à l'/à la/au [insérer le nom du cessionnaire] jusqu'à ce qu'ils soient acquittés en totalité. [Insérer le nom du payeur/de la payeuse] doit payer les arriérés d'aliments le [insérer le numéro ordinal] jour de chaque mois, à compter du premier mois qui suit celui où les arriérés dus à [insérer le nom du/de la bénéficiaire] sont acquittés en totalité.

(ii) lorsque les arriérés dus au cessionnaire doivent être acquittés en totalité avant que ceux qui sont dus au bénéficiaire ne puissent être payés :

[Insérer le nom du payeur/de la payeuse] doit payer [insérer le montant] \$ par mois à l'/à la/au [insérer le nom du cessionnaire] au titre des arriérés d'aliments dus à l'/à la/au [insérer le nom du cessionnaire], à compter du [insérer la date] et par la suite le [insérer le numéro ordinal] jour de chaque mois subséquent jusqu'à ce qu'ils soient acquittés en totalité.

Après avoir acquitté en totalité les arriérés d'aliments qu'il/elle doit à l'/à la/au [insérer le nom du cessionnaire], [insérer le nom du payeur/de la payeuse] doit payer [insérer le montant] \$ par mois à [insérer le nom du/de la bénéficiaire] au titre des arriérés d'aliments dus à [insérer le nom du/de la bénéficiaire] jusqu'à ce qu'ils soient acquittés en totalité. [Insérer le nom du payeur/de la payeuse] doit payer les arriérés d'aliments le [insérer le numéro ordinal] jour de chaque mois, à compter du premier mois qui suit celui où les arriérés dus à l'/à la/au [insérer le nom du cessionnaire] sont acquittés en totalité.

6. L'article 7 du Règlement est abrogé et remplacé par ce qui suit :

Fin de l'obligation alimentaire

7. Il est recommandé d'employer la condition type suivante dans l'ordonnance alimentaire lorsqu'il est déterminé que l'obligation de fournir des aliments à une personne à charge a pris fin :

Les aliments prévus au paragraphe [insérer le numéro] de l'ordonnance de l'honorable [insérer le nom du/de la juge], datée du [insérer la date], prennent fin le [insérer la date].

7. Le présent règlement entre en vigueur le jour de son dépôt.

ONTARIO REGULATION 183/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 408/07

(Mortgage Brokerages: Licensing)

Note: Ontario Regulation 408/07 has not previously been amended.

1. Ontario Regulation 408/07 is amended by adding the following section:**SURRENDER OF LICENCE****Criteria re surrender of licence**

4.1 The following criteria are prescribed for the purposes of subsection 20 (3) of the Act as criteria to which the Superintendent shall have regard when determining whether it is not in the public interest to allow a licensee to surrender a brokerage licence:

1. Whether the applicant has any funds remaining in a mortgage brokerage trust account that was being maintained under the standards of practice.
2. Whether any funds in the applicant's mortgage brokerage trust account have not been accounted for.
3. Whether the applicant has failed to make reasonable arrangements for the retention of the records required by the standards of practice, or has failed to inform the Superintendent about the location in which the records are to be kept.
4. Whether any deeds, instruments or agreements signed by or on behalf of a borrower, lender or investor or any other documents given to the applicant by the borrower, lender or investor in connection with the applicant's business of dealing or trading in mortgages have not been returned.
5. Whether the applicant has any outstanding fees, charges or penalties payable under the Act.

2. This Regulation comes into force on July 1, 2008.

25/08

ONTARIO REGULATION 184/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 409/07

(Mortgage Brokers and Agents: Licensing)

Note: Ontario Regulation 409/07 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 409/07 is amended by adding the following section:**EXPIRY OF BROKERS' AND AGENTS' LICENCES****Expiry date for licences****8.1 (1)** In this section,

“two-year licensing cycle” means the two-year period that begins on April 1, 2010 and ends on March 31, 2012 and each successive two-year period thereafter.

(2) A mortgage broker's licence or mortgage agent's licence that takes effect at the beginning of a two-year licensing cycle or at any time during the licensing cycle expires at the end of the licensing cycle.

(3) A mortgage broker's licence or mortgage agent's licence that takes effect on or after July 1, 2008 and before April 1, 2010 expires on March 31, 2010.

2. This Regulation comes into force on July 1, 2008.

25/08

ONTARIO REGULATION 185/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 411/07

(Mortgage Administrators: Licensing)

Note: Ontario Regulation 411/07 has not previously been amended.

1. Paragraph 4 of subsection 1 (1) of Ontario Regulation 411/07 is revoked and the following substituted:

4. The corporation has a financial guarantee in an amount equal to \$25,000. The financial guarantee may be unimpaired working capital or it may be another form of financial guarantee acceptable to the Superintendent.

2. Paragraph 4 of subsection 2 (1) of the Regulation is revoked and the following substituted:

4. The partnership has a financial guarantee in an amount equal to \$25,000. The financial guarantee may be unimpaired working capital or it may be another form of financial guarantee acceptable to the Superintendent.

3. Paragraph 4 of subsection 3 (1) of the Regulation is revoked and the following substituted:

4. The sole proprietorship has a financial guarantee in an amount equal to \$25,000. The financial guarantee may be unimpaired working capital or it may be another form of financial guarantee acceptable to the Superintendent.

4. The Regulation is amended by adding the following section:

SURRENDER OF LICENCE

Criteria re surrender of licence

4.1 The following criteria are prescribed for the purposes of subsection 20 (3) of the Act as criteria to which the Superintendent shall have regard when determining whether it is not in the public interest to allow a licensee to surrender a mortgage administrator's licence:

1. Whether the applicant has any funds remaining in its mortgage administrator's trust account that was being maintained under the standards of practice.
2. Whether any funds in the applicant's mortgage administrator's trust account have not been accounted for.
3. Whether the applicant has failed to make reasonable arrangements for winding up or transferring its business of administering mortgages in Ontario.
4. Whether the applicant has failed to make reasonable arrangements for the retention of the records required by the standards of practice, or has failed to inform the Superintendent about the location in which the records are to be kept.
5. Whether any deeds, instruments or agreements signed by or on behalf of a lender or investor or any other documents given to the applicant by a lender or investor in connection with the applicant's business of administering mortgages have not been returned.
6. Whether the applicant has any outstanding fees, charges or penalties payable under the Act.

5. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Section 4 comes into force on July 1, 2008.

25/08

ONTARIO REGULATION 186/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending O. Reg. 407/07

(Exemptions from the Requirements to be Licensed)

Note: Ontario Regulation 407/07 has not previously been amended.

1. (1) Ontario Regulation 407/07 is amended by adding the following sections:

For personal corporation of broker, agent

8.1 (1) In this section,

“member brokers and agents” means, in respect of a corporation, every broker or agent who is an employee or shareholder of the corporation.

(2) Expressions used in this section have the same meaning as in the standards of practice prescribed for brokerage licences.

(3) A corporation is exempted under subsection 6 (7) of the Act from any requirement to have a brokerage licence if all of the following circumstances exist:

1. Every member broker and agent of the corporation is authorized to deal or trade in mortgages on behalf of a particular brokerage.
2. The corporation does not carry on the business of dealing or trading in mortgages otherwise than by providing the services of its member brokers and agents to the particular brokerage.
3. The corporation does not carry on business as a mortgage lender unless it does so solely through the particular brokerage.
4. The corporation and its member brokers and agents do not represent to the public in any manner, directly or indirectly, that the corporation carries on the business of dealing or trading in mortgages or carries on business as a mortgage lender.
5. The corporation does not receive, directly or indirectly, revenue for dealing or trading in mortgages from any person or entity other than the particular brokerage.
6. The member brokers and agents do not receive, directly or indirectly, fees or other remuneration for dealing or trading in mortgages from any person or entity other than the corporation or the particular brokerage.
7. The corporation does not, on behalf of the particular brokerage, directly or indirectly hold funds or other assets received from borrowers, lenders or investors in connection with dealing or trading in mortgages.
8. A majority of the corporation's directors are member brokers and agents.
9. A majority of the equity of the corporation is legally and beneficially owned, directly or indirectly, by one or more of its member brokers or agents.
10. There is a written agreement between the particular brokerage and each member broker or agent governing the relationship between the brokerage and the broker or agent.
11. There is a written agreement between the corporation and the particular brokerage governing the relationship between the brokerage and the corporation and its member brokers and agents.

12. Under the agreement between the corporation and the particular brokerage, the corporation agrees not to hinder or obstruct the brokerage or its principal broker in the performance of their duties under the Act and not to obstruct or hinder the member brokers and agents in the performance of their duties under the Act.
13. Under the agreement between the corporation and the particular brokerage, the corporation agrees to provide whatever assistance may be reasonably necessary to enable the brokerage and its principal broker to comply with their duties under the Act and to enable the brokerage and its principal broker to ensure that the member brokers and agents are complying with their duties under the Act.
14. Under the agreement between the corporation and the particular brokerage, the corporation agrees to provide whatever assistance may be reasonably necessary to enable the brokerage to determine whether the circumstances entitling the corporation to the exemption established by this section exist.

For certain corporations (motor vehicle dealership financing)

8.2 (1) In this section,

“eligible mortgage” means a mortgage described in subsection (5);

“registered motor vehicle dealer” means a person who is registered under the *Motor Vehicle Dealers Act* as a motor vehicle dealer.

(2) This section applies to the following corporations:

1. BMW Canada Inc.
2. Consilium Automotive Acceptance Corporation.
3. DaimlerChrysler Financial Services Canada Inc.
4. DCFS Canada Corp.
5. Ford Credit Canada Limited.
6. General Motors Acceptance Corporation of Canada, Limited.
7. Honda Canada Finance Inc.
8. Nissan Canada Inc.
9. Porsche Financial Services Canada.
10. Toyota Credit Canada Inc.
11. VFS Canada Inc.
12. VW Credit Canada, Inc.

(3) A corporation listed in subsection (2) is exempted under subsection 6 (7) of the Act from the requirement in section 2, 3 or 4 of the Act to have a brokerage licence if the corporation deals or trades in, or lends money on the security of, eligible mortgages only and if it does not engage in other activities requiring a brokerage licence.

(4) A corporation listed in subsection (2) is exempted under subsection 6 (9) of the Act from the requirement in section 5 of the Act to have a mortgage administrator’s licence if the corporation administers eligible mortgages only and does not engage in other activities requiring a mortgage administrator’s licence.

(5) A mortgage is an eligible mortgage for the purposes of this section if all of the following conditions are satisfied:

1. One or more of the following persons or entities is either the borrower under the mortgage or guarantees payment of the mortgage:
 - i. a registered motor vehicle dealer,
 - ii. a person or entity with an ownership interest in a registered motor vehicle dealer,
 - iii. a person or entity in which a registered motor vehicle dealer has an ownership interest.
2. The mortgage loan is made for the purposes of the business for which the registered motor vehicle dealer requires the registration or for the purposes of another business that is ancillary to that business.
3. The real property that secures the mortgage loan is not a residential premises in whole or in part.

(2) The definition of “registered motor vehicle dealer” in subsection 8.2 (1) of the Regulation, as made by subsection (1), is revoked and the following substituted:

“registered motor vehicle dealer” means a person who is registered under the *Motor Vehicle Dealers Act, 2002* as a motor vehicle dealer.

2. Section 10 of the Regulation is amended by adding the following subsection:

(4) This section does not apply to an individual who is an officer or employee of a corporation that is exempted under section 8.1 or to an individual who is a director, partner or member of the governing body of such a corporation.

3. The Regulation is amended by adding the following section immediately before the heading "EXEMPTIONS FOR TRADING IN MORTGAGES":

Limited exemption, registered real estate brokerages etc.

11.1 (1) In this section,

"registered real estate broker or salesperson" means an individual who is registered under the *Real Estate and Business Brokers Act, 2002* as a broker or salesperson, as the case may be;

"registered real estate brokerage" means a person or entity who is registered under the *Real Estate and Business Brokers Act, 2002* as a brokerage;

"trade in real estate" has the same meaning as in the *Real Estate and Business Brokers Act, 2002*.

(2) If both of the following circumstances exist, a registered real estate brokerage is exempted under subsection 6 (7) of the Act from the requirement in section 2 of the Act to have a mortgage brokerage licence when arranging a vendor take-back mortgage, or attempting to do so, in the course of a trade in real estate:

1. The registered real estate brokerage does not hold itself out as otherwise dealing in mortgages.
2. The registered real estate brokerage does not engage in any other activity that requires a licence under the Act.

(3) If all of the following circumstances exist, a registered real estate broker or salesperson is exempted under subsection 6 (8) of the Act from the requirement in section 2 of the Act to have a mortgage broker's or agent's licence when arranging a vendor take-back mortgage, or attempting to do so, in the course of a trade in real estate:

1. The registered real estate brokerage for whom he or she is a real estate broker or salesperson is exempted by subsection (1) from the requirement to have a mortgage brokerage licence.
2. The registered real estate broker or salesperson does not hold himself or herself out as otherwise dealing in mortgages.
3. He or she does not engage in any other activity that requires a licence under the Act.

4. (1) Subject to subsection (2), this Regulation comes into force on July 1, 2008.

(2) Subsection 1 (2) comes into force on the later of July 1, 2008 and the day that section 12 of Schedule E to the *Consumer Protection Statute Law Amendment Act, 2002* comes into force.

25/08

ONTARIO REGULATION 187/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

MORTGAGE BROKERS AND AGENTS: STANDARDS OF PRACTICE

Interpretation

1. (1) Expressions used in this Regulation have the same meaning as in the standards of practice prescribed for brokerage licences.

(2) In this Regulation,

"licensee name" means, in relation to a mortgage broker or agent, the name in which the licence is issued;

"public relations materials" means, in relation to a mortgage broker or agent,

- (a) any advertisement by the broker or agent in connection with his or her status as a licensee or his or her dealing or trading in mortgages that is published, circulated or broadcast by any means, or

- (b) any material that a broker or agent makes available to the public in connection with his or her status as a licensee or his or her dealing or trading in mortgages.

Standards of practice

2. The requirements set out in this Regulation are prescribed as standards of practice for every mortgage broker's licence and mortgage agent's licence that is issued under the Act.

Duty re authorizing brokerage

3. A mortgage broker or agent shall not do or omit to do anything that might reasonably be expected to result in the brokerage on whose behalf he or she is authorized to deal or trade in mortgages to contravene or fail to comply with a requirement established under the Act.

Restriction re remuneration

4. (1) A mortgage broker or agent shall not receive, directly or indirectly, any fee or other remuneration for dealing or trading in mortgages from a person or entity other than the brokerage on whose behalf he or she is authorized to deal or trade in mortgages.

(2) A broker or agent does not contravene subsection (1) by reason only that he or she receives a fee or remuneration from the brokerage on whose behalf he or she is authorized to deal or trade in mortgages that is paid from money received by the brokerage from another person or entity for services provided by the broker or agent.

Remuneration, non-monetary incentives

5. (1) In this section,

"home brokerage" means, in relation to a broker or agent, the brokerage on whose behalf the broker or agent is authorized to deal or trade in mortgages;

"outside brokerage" means, in relation to a broker or agent, a brokerage that is not his or her home brokerage.

(2) Despite section 4, a broker or agent may receive, directly or indirectly, an incentive other than money from an outside brokerage or a financial institution for dealing or trading in mortgages if all of the following conditions are satisfied:

1. The broker or agent has the consent of his or her home brokerage.
2. The home brokerage and the outside brokerage or financial institution have a written agreement governing the provision of the incentive to the broker or agent.
3. The broker or agent has a written agreement with the outside brokerage or financial institution governing the provision of the incentive to him or her.
4. Both agreements require the outside brokerage or financial institution to give the home brokerage particulars about the following matters both periodically and upon request:
 - i. the incentives provided by the outside brokerage or financial institution to the broker or agent during the applicable period, and
 - ii. if an incentive entitles the broker or agent to exercise one or more options in the future, particulars of the options exercised during the applicable period.

(3) Despite section 4, until December 31, 2008 a broker or agent may receive, directly or indirectly, an incentive other than money from an outside brokerage or a financial institution for dealing or trading in mortgages if the broker or agent has the written consent of his or her home brokerage.

(4) Subsection (3) is revoked on January 1, 2009.

Remuneration, personal corporation

6. Despite section 4, a broker or agent who is a shareholder or employee of a corporation that is exempted by section 8.1 of Ontario Regulation 407/07 (Exemptions from the Requirement to be Licensed) made under the Act from the requirement to have a brokerage licence is permitted to receive fees or other remuneration for dealing or trading in mortgages from the corporation if both of the following circumstances exist:

1. The brokerage on whose behalf the broker or agent is authorized to deal or trade in mortgages pays the applicable fees and other remuneration for the broker or agent to the corporation instead of the broker or agent.
2. The amount of the fees and other remuneration paid by the corporation to the broker or agent is not greater than the amount of the fees and other remuneration received from the brokerage for the broker or agent.

Use of licensee name

7. A mortgage broker or agent shall not deal or trade in mortgages in a name other than his or her licensee name.

Use of name, etc., in public relations materials

8. (1) In all of his or her public relations materials, a mortgage broker or agent shall disclose his or her licensee name and the authorized name and licence number of the brokerage on whose behalf he or she is authorized to deal or trade in mortgages, and the names and numbers must be clearly and prominently disclosed.

(2) If the authorized name of the brokerage is, or includes, a franchise name that the brokerage is permitted to use under a franchise agreement, the public relations materials must clearly indicate that the brokerage is independently owned and operated.

(3) In the public relations materials, at least one reference to the broker or agent must include one of the following titles and the materials may also include an equivalent title in another language:

1. When referring to a broker, the title "mortgage broker", "broker", "courtier en hypothèques" or "courtier" or an abbreviation of any of those titles.
2. When referring to an agent, the title "mortgage agent", "agent" or "agent en hypothèques" or an abbreviation of any of those titles.

Prohibition re public relations materials

9. A mortgage broker or agent shall not include false, misleading or deceptive information in his or her public relations materials.

Duty to provide licence information

10. Upon request, a mortgage broker or agent shall give to a person the broker's or agent's licensee name, licence number and the authorized name and licence number of the brokerage on whose behalf the broker or agent is authorized to deal or trade in mortgages.

Required addresses

11. (1) A mortgage broker or agent shall maintain a mailing address in Ontario that is suitable to permit service by registered mail.

(2) A mortgage broker or agent shall maintain an e-mail address.

Commencement

12. (1) **Subject to subsection (2), this Regulation comes into force on July 1, 2008.**

(2) **Section 8 comes into force on January 1, 2009.**

25/08

ONTARIO REGULATION 188/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

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INTERPRETATION

Definitions**1. In this Regulation,**

“authorized name” means, in relation to a brokerage, any name in which the brokerage is licensed;

“authorized trust account” means, in relation to a brokerage, its mortgage brokerage trust account established in accordance with section 50;

“business day” means a day that is not a Saturday or holiday within the meaning of section 87 of the *Legislation Act, 2006*;

“deemed trust funds” means, in relation to a brokerage, money that is deemed by section 49 to be held in trust by the brokerage;

“investor” means a person or entity who makes an investment in a mortgage through the purchase or exchange of a loan or an interest in a loan on the security of real estate;

“public relations materials” means, in relation to a brokerage,

- (a) any advertisement by the brokerage in connection with its business as a brokerage that is published, circulated or broadcast by any means, or
- (b) any material that a brokerage makes available to the public in connection with its business as a brokerage;

“trade completion date” means, in relation to a mortgage, the earlier of,

- (a) the date on which an investor, or a brokerage on behalf of an investor, enters into an agreement to trade in the mortgage, or
- (b) the date on which the trade in the mortgage is completed.

Designated classes of lenders and investors

2. (1) For the purposes of this Regulation, a person or entity is a member of a designated class of lenders and investors if the person or entity is a member of any of the following classes:

- 1. The Crown in right of Ontario, Canada or any province or territory of Canada.
- 2. A brokerage acting on its own behalf.
- 3. A financial institution.
- 4. A corporation that is a subsidiary of a person or entity described in paragraph 1, 2 or 3.
- 5. A corporation that is an approved lender under the *National Housing Act* (Canada).
- 6. An administrator or trustee of a registered pension plan within the meaning of subsection 248 (1) of the *Income Tax Act* (Canada).
- 7. A person or entity who is registered as an adviser or dealer under the *Securities Act* when the person or entity is acting as a principal or as an agent or trustee for accounts that are fully managed by the person or entity.
- 8. A person or entity who is registered under securities legislation in another province or territory of Canada with a status comparable to that described in paragraph 7 when the person or entity is acting as a principal or as an agent or trustee for accounts that are fully managed by the person or entity.
- 9. A person or entity, other than an individual, who has net assets of at least \$5 million as reflected in its most recently-prepared financial statements and who provides written confirmation of this to the brokerage.
- 10. An individual who, alone or together with his or her spouse, has net assets of at least \$5 million and who provides written confirmation of this to the brokerage.
- 11. An individual who, alone or together with his or her spouse, beneficially owns financial assets (being cash, securities within the meaning of the *Securities Act*, the cash surrender value of a life insurance contract, a deposit or evidence of a deposit) that have an aggregate realizable value that, before taxes but net of any related liabilities, exceeds \$1 million and who provides written confirmation of this to the brokerage.

12. An individual whose net income before taxes in each of the two most recent years exceeded \$200,000 or whose net income before taxes in each of those years combined with that of his or her spouse in each of those years exceeded \$300,000, who has a reasonable expectation of exceeding the same net income or combined net income, as the case may be, in the current year and who provides written confirmation of this to the brokerage.
13. A person or entity in respect of which all of the owners of interests, other than the owners of voting securities required by law to be owned by directors, are persons or entities described in paragraphs 1 to 12.

(2) In this section,

“spouse” means spouse as defined in section 29 of the *Family Law Act*.

Duties re syndicated mortgages

3. If there is more than one lender under a mortgage or if there is more than one investor who makes an investment in a mortgage, a brokerage owes to each of the lenders or investors the duties imposed by this Regulation in respect of the mortgage or investment.

STANDARDS OF PRACTICE

Standards of practice

4. The requirements set out in this Regulation are prescribed as standards of practice for every brokerage licence that is issued under the Act.

PUBLIC RELATIONS

Use of authorized name

5. A brokerage shall not carry on business in a name other than its authorized name.

Use of name, etc., in public relations materials

6. (1) A brokerage shall disclose its authorized name and its licence number in all of its public relations materials and the name and number must be clearly and prominently disclosed.

(2) If the authorized name of a brokerage is, or includes, a franchise name that the brokerage is permitted to use under a franchise agreement, the public relations materials must clearly indicate that the brokerage is independently owned and operated.

(3) If, in its public relations materials, a brokerage identifies a broker or agent by name, the brokerage shall use the name in which the broker or agent is licensed.

(4) If, in its public relations materials, a brokerage refers to a broker or agent, the materials must include at least one reference to the broker or agent that includes one of the following titles, and the materials may also include an equivalent title in another language:

1. When referring to a broker, the title “mortgage broker”, “broker”, “courtier en hypothèques” or “courtier” or an abbreviation of any of those titles.
2. When referring to an agent, the title “mortgage agent”, “agent” or “agent en hypothèques” or an abbreviation of any of those titles.

Prohibition re public relations materials

7. A brokerage shall not include false, misleading or deceptive information in its public relations materials.

Duty to provide licence information

8. (1) Upon request, a brokerage shall give to a person the licence number of the brokerage and the name and licence number of any broker or agent who is authorized to deal or trade in mortgages on behalf of the brokerage.

(2) Subsection (1) does not require the brokerage to give a person the names and licence numbers of all or substantially all of its brokers or agents.

Complaints by the public

9. (1) If a person makes a complaint to the brokerage in writing about the mortgage business activities of the brokerage or of any broker or agent authorized to deal or trade in mortgages on its behalf, the brokerage shall give the person a written response to the complaint setting out the brokerage’s proposed resolution of the complaint.

(2) The written response must also tell the person who made the complaint that, if the person is not satisfied with the proposed resolution and if the person believes that the complaint relates to a contravention of the Act or a regulation, the person may refer the complaint to the Superintendent.

CUSTOMER RELATIONS

Duty to verify customer's identity

10. (1) A brokerage shall take reasonable steps to verify the identity of each borrower and lender to whom it intends to present a mortgage or renewal for consideration.

(2) A brokerage shall take reasonable steps to verify the identity of each investor to whom it intends to present an investment in a mortgage for consideration.

Duty to verify other party's identity

11. (1) If a brokerage wishes to present a mortgage or renewal to a borrower for consideration, the brokerage shall take reasonable steps to verify the identity of each lender.

(2) If a brokerage wishes to present a mortgage or renewal to a lender for consideration, the brokerage shall take reasonable steps to verify the identity of each borrower.

(3) Subsection (2) does not apply if the lender is otherwise required by law to verify the borrower's identity.

(4) If a brokerage wishes to present an investment in a mortgage to an investor for consideration, the brokerage shall take reasonable steps to verify the identity of every other investor involved in the trade.

(5) Subsection (4) does not apply if another brokerage is acting as the representative of the other investor in the trade.

(6) The brokerage shall advise the borrower, lender or investor, as the case may be, if the brokerage is unable to verify the identity of another party to the transaction,

(a) before the borrower enters into the mortgage agreement or signs a mortgage instrument or a mortgage renewal agreement, as the case may be, with the lender;

(b) before submitting the borrower's mortgage application to the lender or arranging for a mortgage renewal agreement with the lender; or

(c) before the trade completion date for the investment in a mortgage.

Duty re unlawful transactions

12. A brokerage shall not act as a representative of a borrower, lender or investor in respect of a mortgage if the brokerage has reasonable grounds to believe that the mortgage, its renewal or the investment in it is unlawful.

Duty re borrower's legal authority

13. If a brokerage has reason to doubt a borrower's legal authority to mortgage a property, the brokerage shall so advise each prospective lender at the earliest opportunity.

Duty re accuracy of mortgage application

14. If a brokerage has reason to doubt the accuracy of information contained in a borrower's mortgage application or in a document submitted in support of an application, the brokerage shall so advise each prospective lender at the earliest opportunity.

Restriction re tied selling

15. (1) A brokerage shall not coerce a borrower, lender or investor to obtain a product or service from a particular person or entity, including the brokerage, as a condition for obtaining another service from the brokerage.

(2) For the purposes of subsection (1), a brokerage does not coerce a borrower, lender or investor, as the case may be, by virtue of offering a service to the borrower, lender or investor on more favourable terms than it would otherwise offer, if the more favourable terms are offered on the condition that the borrower, lender or investor obtains another product or service from a particular person or entity, including the brokerage.

Restriction re guarantees

16. A brokerage shall not, directly or indirectly, offer or make any guarantee to a lender in respect of a mortgage or to an investor in respect of an investment in a mortgage.

Duty to return certain documents

17. (1) A brokerage shall not unreasonably withhold any deed, instruments or other documents from their owner.

(2) A brokerage shall promptly, without charge, return deeds, instruments or other documents to their owner when requested in writing to do so by the Superintendent, the owner or the owner's agent.

INFORMATION ABOUT THE BROKERAGE

Disclosure re role of brokerage

18. (1) A brokerage shall disclose in writing to a prospective borrower or lender the following information about the nature of its relationship with borrowers and lenders:

1. Information about whether, and when, the brokerage is acting as a representative of the lender but not the borrower in a transaction.
2. Information about whether, and when, the brokerage is acting as a representative of the borrower but not the lender in a transaction.
3. Information about whether, and when, the brokerage is acting as a representative of both the borrower and the lender in a transaction and is not giving preference to the interests of either.

(2) Subsection (1) does not apply when the brokerage is the mortgage lender.

Disclosure of brokerage's relationship with lenders

19. (1) A brokerage shall disclose in writing to a borrower the number of lenders on whose behalf the brokerage acted as a representative during the previous fiscal year and shall indicate whether the brokerage itself was a lender.

(2) When there are two or more lenders under one mortgage, they are deemed to be one lender for the purposes of subsection (1).

(3) Upon request, a brokerage shall disclose the following information in writing to a borrower:

1. Whether the brokerage itself was the lender for more than 50 per cent of the total number of mortgages and mortgage renewals completed by the brokerage during the previous fiscal year.
2. The name of the lender, if any, with whom the brokerage arranged mortgages during the previous fiscal year if the mortgages constituted more than 50 per cent of the total number of mortgages and mortgage renewals completed by the brokerage during the previous fiscal year.

INFORMATION ABOUT FEES AND OTHER PAYMENTS

Representations re status of payments

20. (1) A brokerage shall not, directly or indirectly, represent to any person or entity that any amounts payable to the brokerage in connection with carrying on the business of dealing or trading in mortgages or carrying on business as a mortgage lender are set or approved by any government authority.

(2) Subsection (1) does not apply with respect to disbursements that may be made by a brokerage for fees payable to register or deposit instruments under the *Land Titles Act* or the *Registry Act*.

Fees, etc., payable by others

21. (1) A brokerage shall give the following information, in writing, to a borrower in connection with a mortgage or renewal that it presents for the borrower's consideration:

1. Whether the brokerage has received, may receive or will receive a fee or other remuneration, directly or indirectly, from another person or entity in connection with the negotiation or arrangement of the mortgage or renewal.
2. If a fee or other remuneration is or may be payable to the brokerage, the identity of the other person or entity, the basis for calculating the amount of the fee or other remuneration and, in case of a benefit other than money, the nature of the benefit.
3. Whether a broker or agent who is authorized to deal or trade in mortgages on the brokerage's behalf has received, may receive or will receive payment of an incentive from another person or entity in connection with the negotiation or arrangement of the mortgage or renewal.
4. If an incentive is or may be payable to a broker or agent, the nature of the incentive and the identity of the other person or entity.

(2) The brokerage shall obtain the borrower's written acknowledgement that the brokerage made the disclosure required by this section.

Fees, etc., payable by the brokerage to others

22. (1) A brokerage shall give the following information, in writing, to a borrower in connection with a mortgage or renewal that it presents for the borrower's consideration:

1. Whether the brokerage has paid, may pay or will pay a fee or other remuneration, directly or indirectly, to another person or entity in connection with the negotiation or arrangement of the mortgage or renewal.

2. If a fee or other remuneration is or may be payable, the identity of the other person or entity, the basis for calculating the amount of the fee or other remuneration and, in case of a benefit other than money, the nature of the benefit.

(2) The brokerage shall obtain the borrower's written acknowledgement that the brokerage made the disclosure required by this section.

Fees, etc., receivable by brokerage for referral

23. If a brokerage refers a borrower, lender or investor or a prospective borrower, lender or investor to another person or entity for a fee or other remuneration, the brokerage shall give the following information, in writing, to the borrower, lender or investor or prospective borrower, lender or investor either before or when making the referral:

1. A description of the nature of the relationship between the brokerage and the other person or entity.
2. A statement concerning whether the brokerage has received, may receive or will receive a fee or other remuneration, directly or indirectly, for making the referral.

DUTIES IN PARTICULAR TRANSACTIONS

Duty re suitability of mortgage for customer

24. (1) A brokerage shall take reasonable steps to ensure that any mortgage or investment in a mortgage that it presents for the consideration of a borrower, lender or investor, as the case may be, is suitable for the borrower, lender or investor having regard to the needs and circumstances of the borrower, lender or investor.

(2) Subsection (1) does not apply if the borrower, lender or investor, as the case may be, is another brokerage or a financial institution.

Disclosure of material risks

25. (1) A brokerage shall disclose in writing to a borrower, lender or investor, as the case may be, the material risks of each mortgage or investment in a mortgage that the brokerage presents for the consideration of the borrower, lender or investor.

(2) Subsection (1) does not apply if the lender or investor, as the case may be, is a member of a designated class of lenders and investors.

(3) The brokerage shall obtain the written acknowledgement of the borrower, lender or investor, as the case may be, that the brokerage made the disclosure required by this section.

Disclosure of brokerage's relationships

26. (1) A brokerage shall disclose in writing to a borrower the nature of the relationship between the brokerage and each lender under a mortgage that it presents for the borrower's consideration, including whether the brokerage itself is a lender under the mortgage.

(2) A brokerage shall disclose in writing to each lender the nature of the relationship between the brokerage and each borrower under a mortgage that it presents for the lender's consideration.

(3) A brokerage shall disclose in writing to an investor the nature of the relationship between the brokerage and each party to the trade in a mortgage that it presents for the investor's consideration.

(4) The brokerage shall obtain the written acknowledgement of the borrower, lender or investor, as the case may be, that the brokerage made the disclosure required by this section.

Disclosure of potential conflicts of interest

27. (1) A brokerage shall disclose in writing to a borrower, lender or investor, as the case may be, any conflict of interest that the brokerage or any broker or agent authorized to deal or trade in mortgages on its behalf may have in connection with a mortgage or a trade in a mortgage that the brokerage presents for the consideration of the borrower, lender or investor.

(2) The brokerage shall obtain the written acknowledgement of the borrower, lender or investor, as the case may be, that the brokerage made the disclosure required by this section.

(3) Subsection (1) does not apply if the lender is another brokerage.

(4) Subsection (1) does not apply if the investor is another brokerage or a financial institution.

Duty re mortgage previously in default

28. (1) A brokerage shall not sell or attempt to sell or arrange or attempt to arrange the sale of a mortgage that has been in default at any time in the preceding 12 months unless the brokerage informs the investor of the amount and duration of the default.

(2) A brokerage shall obtain the investor's written acknowledgement that the brokerage has made the disclosure required by this section.

Duties re reverse mortgages

29. (1) A brokerage shall not arrange or enter into a reverse mortgage with a borrower unless the brokerage receives from the borrower a written statement signed by a lawyer stating that the lawyer has given the borrower independent legal advice about the proposed reverse mortgage.

(2) For the purposes of this section, a mortgage is a reverse mortgage if both of the following conditions are satisfied:

1. The money that is advanced under the mortgage does not have to be repaid until the occurrence of one or more of the following events:
 - i. The borrower's death or, if there is more than one borrower, the death of the last surviving borrower.
 - ii. The acquisition by the borrower or the last surviving borrower, as the case may be, of another dwelling to use as his or her principal residence.
 - iii. The sale of the mortgaged property.
 - iv. The borrower's or last surviving borrower's vacating the mortgaged property to live elsewhere with no reasonable prospect of returning.
 - v. An event of default under the conditions of the mortgage.
2. One or more of the following conditions applies while the borrower or last surviving borrower, as the case may be, continues to occupy the mortgaged property as his or her principal residence and otherwise complies with the terms of the mortgage:
 - i. No instalment repayments of the principal and no payment of interest on the principal are due or capable of becoming due.
 - ii. Although interest payments may become due, no repayment of all or part of the principal is due or capable of becoming due.
 - iii. Although interest payments and repayment of part of the principal may become due, repayment of all of the principal is not due or capable of becoming due.

Temporary disclosure form for borrowers re cost of borrowing

30. (1) A brokerage shall give a borrower the following information and documents about each mortgage that the brokerage presents for the borrower's consideration:

1. A completed disclosure form, in a form approved by the Superintendent, signed by a broker.
2. The principal amount of the mortgage.
3. The annual interest rate or, in the case of a mortgage with a variable interest rate, the method of determining the annual interest rate.
4. The applicable instalment period and the amount of each instalment payment.
5. The amortization period for the mortgage and particulars of any compounding of interest.
6. Particulars of the fees and costs that are payable by the borrower, indicating any amounts that are to be deducted from the principal amount of the mortgage.
7. The net amount to be advanced under the mortgage.
8. The term of the mortgage and the amount that the borrower will owe when the term expires, if all payments have been made on the due date and any prepayment privilege is not used.
9. Particulars of any rights, obligations, charges and penalties that apply with respect to the mortgage, including any rights and obligations referred to in section 24 or subsection 25 (1) of the Act or any charges or penalties referred to in section 24 or subsection 25 (1) of the Act, as the case may be.
10. Other terms and conditions of the mortgage.

(2) For the purposes of clause 23 (2) (b) of the Act, the cost of borrowing is composed of the fees and costs that are payable by the borrower and are not deducted from the principal amount of the mortgage, and it must be expressed as a percentage accurate to within one eighth of 1 per cent.

(3) The brokerage shall give the borrower the information and documents required by subsection (1) at least 72 hours, excluding Sundays and holidays, before the borrower is asked to sign a mortgage instrument or a commitment to enter into the mortgage.

(4) The 72-hour period referred to in subsection (3) may be reduced to 24 hours if the borrower obtains independent legal advice about the mortgage.

- (5) Subsection (3) does not apply,
- (a) if the lender is a financial institution; and
- (b) if the borrower is not required to pay a brokerage fee to the brokerage.
- (6) This section is revoked on January 1, 2009.

Disclosure form for lenders and investors re mortgages

31. (1) A brokerage shall give each lender or investor the following information and documents with respect to a mortgage or a trade in a mortgage that the brokerage presents for the consideration of the lender or investor:

- 1. A completed disclosure form, in a form approved by the Superintendent, signed by a broker.
- 2. If the investment is in an existing mortgage, a copy of the mortgage instrument.
- 3. If an appraisal of the applicable property has been done in the preceding 12 months and is available to the brokerage, a copy of the appraisal.
- 4. If an appraisal of the applicable property is not available as described in paragraph 3, documentary evidence of the value of the property, other than an agreement of purchase and sale.
- 5. If an agreement of purchase and sale in respect of the property has been entered into in the preceding 12 months and is available to the brokerage, a copy of the agreement of purchase and sale.
- 6. Documentary evidence of the borrower's ability to meet the mortgage payments.
- 7. A copy of the application for the mortgage and of any document submitted in support of the application.
- 8. If the mortgage is a new mortgage, documentary evidence of any down payment made by the borrower for the purchase of the property.
- 9. A copy of any agreement that the lender or investor may be asked to enter into with the brokerage.
- 10. All other information, in writing, that a lender or investor of ordinary prudence would consider to be material to a decision about whether to lend money on the security of the property or to invest in the mortgage.

(2) Subsection (1) does not apply if the lender or investor is a member of a designated class of lenders and investors.

(3) A brokerage shall obtain the lender's or investor's written acknowledgement that the brokerage has disclosed the information and documents required by this section.

Disclosure form for lenders re mortgage renewals

32. (1) A brokerage shall give each lender the following information and documents with respect to a renewal of a mortgage that the brokerage presents for the lender's consideration:

- 1. A completed renewal disclosure form, in a form approved by the Superintendent, signed by a broker.
- 2. If an appraisal of the property has been done in the preceding 12 months and is available to the brokerage, a copy of the appraisal.
- 3. If an agreement of purchase and sale in respect of the property has been entered into in the preceding 12 months and is available to the brokerage, a copy of the agreement of purchase and sale.
- 4. All other information, in writing, that a lender of ordinary prudence would consider to be material to a decision about whether to renew the mortgage.

(2) Subsection (1) does not apply if the lender is a member of a designated class of lenders and investors.

(3) A brokerage shall obtain the lender's written acknowledgement that the brokerage has disclosed the information and documents required by this section.

GENERAL REQUIREMENTS FOR DISCLOSURES

Clarity of disclosure, etc.

33. A written disclosure, consent or acknowledgement required by this Regulation must be expressed in plain language that is clear and concise and it must be presented in a manner that is logical and is likely to bring to the attention of the borrower, lender or investor, as the case may be, the information that is required to be conveyed.

Disclosure based on estimate, etc.

34. (1) The information to be disclosed under this Regulation to a borrower, lender or investor may be an estimate or may be based upon an assumption if, when the disclosure is made, the brokerage cannot know the actual information to be disclosed and if the estimate or assumption is reasonable.

(2) If the information disclosed under this Regulation to a borrower, lender or investor is an estimate or is based upon an assumption, the brokerage shall so notify the borrower, lender or investor, as the case may be, in writing.

Deadline for disclosures to borrowers

35. (1) Unless the context requires otherwise, every disclosure of information to a borrower that is required by this Regulation must be made at the earliest opportunity and, in any case, no later than two business days before the borrower enters into a mortgage agreement or signs a mortgage instrument, whichever is the earlier.

(2) If the borrower consents in writing to receiving the disclosure after the deadline described in subsection (1), the disclosure may instead be made at any time before the borrower signs a mortgage instrument.

Deadline for disclosures to lenders and investors

36. (1) Unless the context requires otherwise, every disclosure of information to a lender or investor that is required by this Regulation must be made at the earliest opportunity and, in any case, no later than two business days before the earliest of the following events:

1. The brokerage receives money from the lender or investor.
2. The brokerage enters into an agreement to receive money from the lender or investor.
3. The lender enters into an agreement to enter into a mortgage or the investor enters into an agreement to purchase, exchange or sell a mortgage.
4. The money is advanced to the borrower under the mortgage.
5. The trade completion date.

(2) If the lender or investor consents in writing to receiving the disclosure after the deadline described in subsection (1), the disclosure may instead be made no later than one business day before the earliest of the events described in that subsection.

PAYMENTS BY BORROWERS, LENDERS, INVESTORS

Advance payment by borrower

37. (1) If the principal amount of a mortgage is \$300,000 or less, a brokerage shall not require a borrower to make, and shall not accept, an advance payment or deposit for services to be rendered or expenses to be incurred by the brokerage or any other person.

(2) Before January 1, 2009, if the principal amount of a mortgage is \$200,000 or less, a brokerage shall not require a borrower to make, and shall not accept, an advance payment or deposit for services to be rendered or expenses to be incurred by the brokerage or any other person.

(3) Subsection (2) is revoked on January 1, 2009.

Payment, etc., by lender or investor

38. (1) A brokerage shall not receive money from a lender or enter into an agreement to receive money from a lender in connection with any activity requiring a brokerage licence unless an application has been made for a mortgage on a specific property.

(2) A brokerage shall not receive money from an investor or enter into an agreement to receive money from an investor in connection with any activity requiring a brokerage licence unless an existing mortgage is available on a specific property.

Receipt for deemed trust funds

39. Upon receiving from a person or entity money that constitutes deemed trust funds, the brokerage shall give the person or entity a written statement setting out the following information:

1. The amount of the money received by the brokerage.
2. The date on which the brokerage received the money.
3. The name of the person or entity from whom the money was received and, if the money was received on behalf of another person or entity, the name of that person or entity.
4. The purpose for which the money was received, including particulars of the mortgage, if any, to which the money relates.
5. The terms on which the brokerage holds the money.
6. The name of the broker or agent who received the money on behalf of the brokerage.

MANAGING THE BROKERAGE

Duty to establish policies and procedures

40. (1) A brokerage shall establish and implement policies and procedures that are reasonably designed to ensure that the brokerage and every broker and agent who is authorized to deal or trade in mortgages on its behalf complies with the requirements established under the Act.

(2) A brokerage shall establish and implement policies and procedures providing for the adequate supervision of every broker and agent who is authorized to deal or trade in mortgages on its behalf.

(3) Without limiting the generality of subsections (1) and (2), the brokerage shall establish and implement policies and procedures in respect of the following matters:

1. The description of the role of the brokerage in relation to borrowers and lenders and its disclosure to borrowers and lenders as required by this Regulation.
2. The verification of the identity of borrowers, lenders and investors in the circumstances required by this Regulation.
3. The determination of the suitability of a mortgage or investment in a mortgage for a borrower, lender or investor, as the case may be.
4. The identification of the material risks of a mortgage or investment in a mortgage for a borrower, lender or investor, as the case may be, and their disclosure to the borrower, lender or investor, as the case may be, as required by this Regulation.
5. The identification of potential conflicts of interest between the brokerage or any broker or agent authorized to deal or trade in mortgages on its behalf and a borrower, lender or investor who is represented by the brokerage, and their disclosure to the borrower, lender or investor, as the case may be, as required by this Regulation.
6. The provision of incentives other than money for dealing or trading in mortgages to its brokers and agents by other persons and entities, if the brokerage permits any of its brokers or agents to receive such incentives.
7. The provision of incentives other than money for dealing or trading in mortgages to brokers and agents who are authorized by another brokerage to deal or trade in mortgages on the other brokerage's behalf, if the brokerage provides incentives to any brokers or agents of the other brokerage.

Duty to establish complaints process

41. (1) A brokerage shall establish a process for resolving complaints from the public about the mortgage business activities of the brokerage or of any broker or agent authorized to deal or trade in mortgages on its behalf.

(2) The brokerage shall designate one or more individuals to receive and attempt to resolve complaints from the public, and each designated individual must be an employee of the brokerage or someone who is otherwise authorized to act on its behalf.

(3) The brokerage shall keep a record of all written complaints received from the public by the brokerage and all written responses by the brokerage.

Duty to have insurance

42. (1) A brokerage shall maintain errors and omissions insurance in a form approved by the Superintendent with extended coverage for loss resulting from fraudulent acts or shall have some other form of assurance in a form approved by the Superintendent.

(2) The insurance or other assurance must be sufficient to pay a minimum of \$500,000 in respect of any one occurrence involving the brokerage or any broker or agent authorized to deal or trade in mortgages on its behalf and \$1 million in respect of all occurrences during a 365-day period involving the brokerage or any such broker or agent.

Duty re authorization of brokers, agents

43. (1) A brokerage shall not authorize an individual to deal or trade in mortgages on its behalf unless the brokerage takes reasonable steps to satisfy itself that the individual is eligible to be licensed as a broker or agent.

(2) A brokerage shall not authorize an individual to deal or trade in mortgages on its behalf if the brokerage knows, or reasonably ought to know, that the individual is a broker or agent who is authorized to deal or trade in mortgages on behalf of another brokerage.

(3) A brokerage shall immediately notify the Superintendent if the brokerage believes that there may be reasonable grounds upon which the Superintendent could determine that a broker or agent is not suitable to be licensed under the Act.

Restrictions on payments by brokerage

44. (1) A brokerage shall not pay a fee or other remuneration for dealing or trading in mortgages on its behalf to another person or entity that carries on the business of dealing or trading in mortgages unless the other person or entity either has a brokerage licence or is exempted from the requirement to have such a licence.

(2) A brokerage shall not pay a fee or other remuneration to an individual for dealing or trading in mortgages on its behalf if the brokerage knows, or reasonably ought to know, that the individual is a broker or agent who is authorized to deal or trade in mortgages on behalf of another brokerage.

Payment of incentives other than money

45. (1) Despite subsection 44 (2), a brokerage is permitted to provide an incentive other than money for dealing or trading in mortgages to a broker or agent who is authorized to deal or trade in mortgages on behalf of another brokerage if all of the following conditions are satisfied:

1. The broker or agent has obtained the consent of the other brokerage.
2. The brokerages have a written agreement governing the provision of the incentive to the broker or agent.
3. The brokerage has a written agreement with the broker or agent governing the provision of the incentive to him or her.
4. Both agreements require the brokerage to give the other brokerage particulars of the following matters both periodically and upon request:
 - i. the incentives provided by the brokerage to the broker or agent during the applicable period, and
 - ii. if an incentive entitles the broker or agent to exercise one or more options in the future, particulars of the options exercised during the applicable period.

(2) Despite subsection 44 (2), until December 31, 2008, a brokerage is permitted to provide an incentive other than money for dealing or trading in mortgages to a broker or agent who is authorized to deal or trade in mortgages on behalf of another brokerage if the broker or agent has obtained the written consent of the other brokerage.

(3) Subsection (2) is revoked on January 1, 2009.

Required records

46. (1) A brokerage shall maintain the following records:

1. Complete and accurate financial records of its licensed activities in Ontario.
2. Complete and accurate records of every mortgage application, mortgage instrument and mortgage renewal agreement received or arranged by the brokerage.
3. Complete and accurate records of every other agreement entered into by the brokerage in the course of dealing or trading in mortgages or in the course of mortgage lending.
4. Complete and accurate records of all documents or written information given to or obtained from a borrower or prospective borrower, a lender or prospective lender, an investor or prospective investor or any other person or entity pursuant to a requirement established under the Act.

(2) The financial records maintained by a brokerage must distinguish between the deemed trust funds held by the brokerage and any other assets pertaining to other activities.

Security of records

47. A brokerage shall take adequate precautions, appropriate to the form of its records, to guard against the falsification of the records.

Records retention

48. (1) A brokerage shall retain all records that relate to a mortgage or mortgage renewal agreement, as the case may be, for at least six years after the expiry of the term of the mortgage or renewal or other expiry of the mortgage transaction.

(2) A brokerage shall retain all records that relate to a purchase, sale or trade in a mortgage for at least six years after the trade completion date or other expiry of the transaction.

(3) A brokerage shall retain for at least six years all other records that are required by subsection 46 (1) or that the brokerage is otherwise required to create or maintain under the Act.

(4) A brokerage shall retain the records described in subsections (1), (2) and (3) at its principal place of business in Ontario, if any, or, if the brokerage has notified the Superintendent that it keeps records at other specified premises in Ontario, at those premises.

(5) If the records described in subsection (1), (2) or (3) originate at another place of business, the brokerage shall forward them to its principal place of business in Ontario, if any, or to the other premises described in subsection (4).

(6) Despite subsection (4), records in electronic form need not be retained at the premises described in that subsection if those records can be retrieved from those premises in an understandable electronic and paper form promptly upon request.

(7) A brokerage shall ensure that it maintains the capacity to retrieve its electronic records throughout the period during which this section requires the records to be retained.

MANAGING DEEMED TRUST FUNDS

Deemed trust funds

49. (1) Subject to subsection (2), money received by a brokerage directly or indirectly from a borrower, lender or investor in connection with carrying on the business of dealing or trading in mortgages is deemed, for the purposes of this Regulation, to be held in trust by the brokerage.

(2) Money received by a brokerage for any of the following purposes is not deemed to be held in trust by the brokerage:

1. Money earned by the brokerage for its services.
2. Money received to reimburse the brokerage for its expenses.
3. Money payable to the brokerage as a mortgage lender.

Authorized trust account

50. (1) A brokerage that receives or holds deemed trust funds shall maintain a trust account designated as its mortgage brokerage trust account at one of the following types of financial institutions in Ontario:

1. A bank or authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada).
2. A credit union or caisse populaire to which the *Credit Unions and Caisses Populaires Act, 1994* applies.
3. A corporation registered under the *Loan and Trust Corporations Act*.
4. A retail association as defined under the *Cooperative Credit Associations Act* (Canada).

(2) A brokerage shall not establish or maintain more than one mortgage brokerage trust account unless it has the prior written consent of the Superintendent to do so.

Administration of trust account

51. (1) A brokerage shall deposit deemed trust funds that it receives into its authorized trust account within two business days after receiving the funds.

(2) A brokerage shall keep deemed trust funds separate from money that does not constitute deemed trust funds.

(3) Unless otherwise agreed to in writing by the beneficial owner of deemed trust funds, any interest earned on the deemed trust funds shall be paid to the beneficial owner.

(4) A brokerage shall not disburse any deemed trust funds except in accordance with the terms upon which the funds were received by the brokerage.

Record of trust account transactions

52. A brokerage shall make a written record of all deemed trust funds that it receives and all transactions relating to the funds, and the record must include the following information:

1. The contents of the written statement required by section 39 that is given to the person or entity from whom money is received.
2. With respect to every deposit made to the authorized trust account, the amount of the deposit, the date on which it was made, the name of the person or entity from whom the deposited money was received and the purpose for the deposit, including particulars of the mortgage, if any, to which the deposit relates.
3. With respect to every disbursement made from the authorized trust account, the amount of the disbursement, the date on which it was made, the name of the person or entity to whom the money was disbursed and the purpose for the disbursement, including particulars of the mortgage, if any, to which the disbursement relates.
4. With respect to every payment of interest on money in the authorized trust account, a way of identifying the deposit of deemed trust funds to which the interest relates, the amount of the interest associated with the deposit and the date, if any, on which the interest was paid to the person or entity from whom the deposit was received.

Monthly reconciliation statement for trust account

53. (1) Every month, a brokerage shall prepare a reconciliation statement for the authorized trust account and the principal broker shall review the statement and sign and date it to indicate that he or she certifies that it is accurate.

(2) The reconciliation statement for a month must be prepared, reviewed and signed by the following deadline:

1. If the brokerage receives a monthly account statement from the financial institution where the account is maintained, 30 days after the brokerage receives the monthly account statement.
2. In any other case, 30 days after the end of the month.

(3) The reconciliation statement for a month must set out the following information:

1. The differences, if any, between the records of the brokerage and the records of the applicable financial institution as of the following date:
 - i. if the brokerage receives a monthly account statement from the financial institution, the date of the monthly account statement, and
 - ii. in any other case, the last day of the month.
2. The balance in the account that is owing to each person or entity as of the applicable date described in subparagraph 1 i or ii.

Duty to report shortfall in trust account

54. If a brokerage determines that there is a shortfall in the authorized trust account, the brokerage shall immediately notify the Superintendent.

Annual reconciliation statement for trust account

55. (1) If, for any month during its fiscal year, a brokerage is required to prepare a reconciliation statement for the authorized trust account, the brokerage shall prepare an annual reconciliation statement for the account for the fiscal year within 90 days after the end of the year.

(2) The annual reconciliation statement must summarize the contents of each of the required monthly reconciliation statements for the account for the fiscal year.

OTHER MATTERS

Duty re concurrent businesses

56. A brokerage that engages in another business concurrently with carrying on the business of dealing or trading in mortgages or carrying on business as a mortgage lender shall not allow the other business to jeopardize its integrity, independence or competence when carrying on the business of dealing or trading in mortgages or carrying on business as a mortgage lender.

Use of certain information

57. A brokerage shall not use information obtained in the course of carrying on business for any purpose other than that for which the information was obtained unless the brokerage has the written consent of the person or entity who is the subject of the information.

Required addresses

58. (1) A brokerage shall maintain a mailing address in Ontario that is suitable to permit service by registered mail.

(2) A brokerage shall maintain an e-mail address.

Use of forms

59. If a form is approved by the Superintendent for a purpose under the Act, a brokerage shall ensure that the brokerage and its brokers and agents use the current approved version of the form.

COMMENCEMENT

Commencement

60. (1) Subject to subsection (2), this Regulation comes into force on July 1, 2008.

(2) Sections 6, 10, 11, 18, 19, 21 to 25 and 27, subsection 37 (1) and sections 40 and 41 come into force on January 1, 2009.

25/08

ONTARIO REGULATION 189/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008**MORTGAGE ADMINISTRATORS: STANDARDS OF PRACTICE****CONTENTS**

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INTERPRETATION

Definitions**1. In this Regulation,**

“authorized name” means, in relation to a mortgage administrator, any name in which it is licensed;

“authorized trust account” means, in relation to a mortgage administrator, its mortgage administrator’s trust account established in accordance with section 34;

“business day” means a day that is not a Saturday or holiday within the meaning of section 87 of the *Legislation Act, 2006*;

“deemed trust funds” means, in relation to a mortgage administrator, money that is deemed by section 33 to be held in trust by the mortgage administrator;

“investor” means a person or entity who makes an investment in a mortgage through the purchase or exchange of a loan or an interest in a loan on the security of real estate;

“public relations materials” means, in relation to a mortgage administrator,

- (a) any advertisement by the mortgage administrator in connection with its business as a mortgage administrator that is published, circulated or broadcast by any means, or
- (b) any material that a mortgage administrator makes available to the public in connection with its business as a mortgage administrator.

Duties re syndicated mortgages

2. If there is more than one lender under a mortgage or if there is more than one investor who makes an investment in a mortgage, a mortgage administrator owes to each of the lenders or investors the duties imposed by this Regulation in respect of the mortgage.

STANDARDS OF PRACTICE

Standards of practice

3. The requirements set out in this Regulation are prescribed as standards of practice for every mortgage administrator’s licence that is issued under the Act.

PUBLIC RELATIONS

Use of authorized name

4. A mortgage administrator shall not carry on business in a name other than its authorized name.

Use of name, etc., in public relations materials

5. (1) A mortgage administrator shall disclose its authorized name and its licence number in all of its public relations materials and the name and number must be clearly and prominently disclosed.

(2) If the authorized name of a mortgage administrator is, or includes, a franchise name that the mortgage administrator is permitted to use under a franchise agreement, the public relations materials must clearly indicate that the mortgage administrator is independently owned and operated.

Prohibition re public relations materials

6. A mortgage administrator shall not include false, misleading or deceptive information in its public relations materials.

Duty to provide licence information

7. Upon request, a mortgage administrator shall give a person its licence number.

Complaints by the public

8. (1) If a person makes a complaint to a mortgage administrator in writing about its mortgage administration activities, the mortgage administrator shall give the person a written response to the complaint setting out the mortgage administrator's proposed resolution of the complaint.

(2) The written response must also tell the person who made the complaint that, if the person is not satisfied with the proposed resolution and if the person believes that the complaint relates to a contravention of the Act or a regulation, the person may refer the complaint to the Superintendent.

CUSTOMER RELATIONS**Duty to verify customer's identity**

9. (1) A mortgage administrator shall take reasonable steps to verify the identity of each lender or investor under a mortgage before entering into an agreement with the lender or investor to administer the mortgage.

(2) Subsection (1) does not apply if a mortgage brokerage was required by law to verify the lender's or investor's identity in connection with the mortgage.

Duty re unlawful transactions

10. A mortgage administrator shall not administer a mortgage for a lender or investor if the mortgage administrator has reasonable grounds to believe that the mortgage, its renewal or the investment in it is unlawful.

Restriction re tied selling

11. (1) A mortgage administrator shall not coerce a lender or investor to obtain a product or service from a particular person or entity, including the mortgage administrator, as a condition for obtaining another service from the mortgage administrator.

(2) For the purposes of subsection (1), a mortgage administrator does not coerce a lender or investor, as the case may be, by virtue of offering a service to the lender or investor on more favourable terms than it would otherwise offer, if the more favourable terms are offered on the condition that the lender or investor obtains another product or service from a particular person or entity, including the mortgage administrator.

Restriction re guarantees

12. A mortgage administrator shall not, directly or indirectly, offer or make any guarantee to a lender in respect of a mortgage or to an investor in respect of an investment in a mortgage.

Duty to return certain documents

13. (1) A mortgage administrator shall not unreasonably withhold any deed, instruments or other documents from their owner.

(2) A mortgage administrator shall promptly, without charge, return deeds, instruments or other documents to their owner when requested in writing to do so by the Superintendent, the owner or the owner's agent.

INFORMATION ABOUT FEES AND OTHER PAYMENTS**Representations re status of payments**

14. (1) A mortgage administrator shall not, directly or indirectly, represent to any person or entity that any amounts payable to the mortgage administrator in connection with administering mortgages are set or approved by any government authority.

(2) Subsection (1) does not apply with respect to disbursements that may be made by a mortgage administrator for fees payable to register or deposit instruments under the *Land Titles Act* or the *Registry Act*.

Fees, etc., payable by others

15. (1) A mortgage administrator shall give the following information, in writing, to a lender or investor in connection with the administration of a mortgage:

1. Whether the mortgage administrator has received, may receive or will receive a fee or other remuneration, directly or indirectly, from another person or entity in connection with the administration of the mortgage.
2. If a fee or other remuneration is or may be payable, the identity of the other person or entity, the basis for calculating the amount of the fee or other remuneration and, in case of a benefit other than money, the nature of the benefit.

(2) The mortgage administrator shall obtain the written acknowledgement of the lender or investor that the mortgage administrator made the disclosure required by this section.

Fees, etc., payable by the mortgage administrator to others

16. (1) A mortgage administrator shall give the following information, in writing, to a lender or investor in connection with the administration of a mortgage:

1. Whether the mortgage administrator has paid, may pay or will pay a fee or other remuneration, directly or indirectly, to another person or entity in connection with the administration of the mortgage.
2. If a fee or other remuneration is or may be payable, the identity of the other person or entity, the basis for calculating the amount of the fee or other remuneration and, in case of a benefit other than money, the nature of the benefit.

(2) The mortgage administrator shall obtain the written acknowledgement of the lender or investor that the mortgage administrator made the disclosure required by this section.

Fees, etc., receivable by mortgage administrator for referral

17. If a mortgage administrator refers a lender or investor or a prospective lender or investor to another person or entity for a fee or other remuneration, the mortgage administrator shall give the following information, in writing, to the lender or investor or prospective lender or investor either before or when making the referral:

1. A description of the nature of the relationship between the mortgage administrator and the other person or entity.
2. A statement concerning whether the mortgage administrator has received, may receive or will receive a fee or other remuneration, directly or indirectly, for making the referral.

DUTIES IN PARTICULAR TRANSACTIONS**Duty re administration agreement**

18. (1) A mortgage administrator shall not administer a mortgage for a lender or investor unless the mortgage administrator and each lender or investor have entered into an agreement in writing governing the administration of the mortgage.

(2) The administration agreement must include the following information:

1. The name in which the mortgage is or will be registered under the *Land Titles Act* or the *Registry Act* or registered under the laws of another jurisdiction, as the case may be.
2. If the mortgage is held in trust, the details of the trust.
3. Particulars of the circumstances in which a lender or investor is permitted to dispose of all or part of the lender's or investor's interest in the mortgage.
4. The disposition to be made of all payments made under the mortgage by the borrower, including penalties and bonuses.
5. The rights and duties of each lender or investor under the agreement if the borrower defaults under the mortgage, and the costs for which each lender or investor will be responsible.
6. The procedures to be followed under the agreement in the event of a foreclosure or in the exercise of a power of sale under the mortgage, and the rights and duties of each lender or investor in either case.
7. The amount of the fees payable by each lender or investor for the administration of the mortgage, including how the fees are to be calculated, and the method of payment.

(3) The administration agreement must include provisions imposing the following duties and, if it does not, the agreement is deemed to include them:

1. The duty of the mortgage administrator to promptly notify each lender or investor if the mortgage administrator becomes aware of a subsequent encumbrance on the mortgaged property or any other significant change in circumstances affecting the mortgage.
2. The duty of the mortgage administrator to promptly notify each lender or investor if the borrower defaults under the mortgage.

Disclosure of mortgage administrator's relationships

19. (1) A mortgage administrator shall disclose in writing to each lender or investor in a mortgage the nature of the relationship, if any, between the mortgage administrator and each borrower under the mortgage.

(2) Subsection (1) does not apply if the lender or investor is a brokerage, a financial institution or another mortgage administrator.

(3) The mortgage administrator shall obtain the written acknowledgement of each lender or investor that the mortgage administrator made the disclosure required by this section.

Disclosure of potential conflicts of interest

20. (1) A mortgage administrator shall disclose in writing to each lender or investor in a mortgage any conflict of interest that the mortgage administrator or an employee engaged in administering the mortgage may have in connection with the mortgage.

(2) Subsection (1) does not apply if the lender or investor is a brokerage, a financial institution or another mortgage administrator.

(3) The mortgage administrator shall obtain the written acknowledgement of each lender or investor that the mortgage administrator made the disclosure required by this section.

Clarity of disclosure, etc.

21. A written disclosure, consent or acknowledgement required by this Regulation must be expressed in plain language that is clear and concise and it must be presented in a manner that is logical and is likely to bring to the attention of the lender or investor, as the case may be, the information that is required to be conveyed.

Deadline for disclosures

22. (1) Unless the context requires otherwise, every disclosure of information to a lender or investor that is required by this Regulation must be made at the earliest opportunity and, in any case, no later than two business days before the mortgage administrator and the lender or investor enter into a mortgage administration agreement for the applicable mortgage.

(2) If the lender or investor consents in writing to receiving the disclosure after the deadline described in subsection (1), the disclosure may instead be made no later than one business day before the mortgage administrator and the lender or investor enter into the mortgage administration agreement.

MORTGAGE ADMINISTRATION**Payments to lender, investor**

23. (1) A mortgage administrator shall not make a payment to a lender or investor in connection with the administration of a mortgage unless the payment is made from the funds paid under the mortgage by a borrower.

(2) If a borrower pays an amount by cheque, other than a certified cheque, to the mortgage administrator, the mortgage administrator shall not make a payment from the amount to a lender or investor until after the cheque has cleared and the mortgage administrator has received the funds.

Payment on redemption of mortgage

24. If a mortgage administrator receives proceeds from the redemption or partial redemption of a mortgage, the mortgage administrator shall promptly pay the full amount owing to the lender or investor.

MANAGING THE MORTGAGE ADMINISTRATOR**Duty to establish policies and procedures**

25. (1) A mortgage administrator shall establish and implement policies and procedures that are reasonably designed to ensure that the mortgage administrator and every person acting on its behalf in the business of mortgage administration complies with the requirements established under the Act.

(2) A mortgage administrator shall establish and implement policies and procedures providing for the adequate supervision of every person acting on its behalf in the business of mortgage administration.

(3) Without limiting the generality of subsections (1) and (2), the mortgage administrator shall establish and implement policies and procedures in respect of the following matters:

1. The verification of the identity of lenders and investors in the circumstances required by this Regulation.
2. The identification of potential conflicts of interest that the mortgage administrator or any employee engaged in administering a particular mortgage may have in connection with the mortgage, and their disclosure to the lender or investor, as the case may be, as required by this Regulation.

Duty to establish complaints process

26. (1) A mortgage administrator shall establish a process for resolving complaints from the public about its mortgage administration activities.

(2) The mortgage administrator shall designate one or more individuals to receive and attempt to resolve complaints from the public, and each designated individual must be an employee of the mortgage administrator or someone who is otherwise authorized to act on its behalf.

(3) The mortgage administrator shall keep a record of all written complaints received from the public and all written responses by the mortgage administrator.

Duty to have insurance

27. (1) A mortgage administrator shall maintain errors and omissions insurance in a form approved by the Superintendent with extended coverage for loss resulting from fraudulent acts or shall have some other form of assurance in a form approved by the Superintendent.

(2) The insurance or other assurance must be sufficient to pay a minimum of \$500,000 in respect of any one occurrence involving the mortgage administrator and \$1 million in respect of all occurrences during a 365-day period involving the mortgage administrator.

Duty to have financial guarantee

28. (1) A mortgage administrator shall maintain a financial guarantee in an amount equal to \$25,000.

(2) The financial guarantee may be unimpaired working capital or it may be another form of financial guarantee acceptable to the Superintendent.

Required records

29. (1) A mortgage administrator shall maintain the following records:

1. Complete and accurate financial records of its licensed activities in Ontario.
2. Complete and accurate records of all documents or written information given to or obtained from a lender or prospective lender, an investor or prospective investor or any other person or entity pursuant to a requirement established under the Act.
3. Complete and accurate records of every agreement entered into by the mortgage administrator in the course of administering mortgages.

(2) The financial records maintained by a mortgage administrator must distinguish between the deemed trust funds held by it, mortgages held in trust by it for a lender or investor and any other assets pertaining to other activities.

Security of records

30. A mortgage administrator shall take adequate precautions, appropriate to the form of its records, to guard against the falsification of the records.

Records retention

31. (1) A mortgage administrator shall retain all records that relate to an agreement to administer a mortgage for at least six years after the expiry of the agreement.

(2) A mortgage administrator shall retain for at least six years all other records that it is required to create pursuant to a requirement established under the Act.

(3) A mortgage administrator shall retain the records described in subsections (1) and (2) at its principal place of business in Ontario, if any, or, if the mortgage administrator has notified the Superintendent that it keeps records at other specified premises in Ontario, at those premises.

(4) If the records described in subsection (1) or (2) originate at another place of business, the mortgage administrator shall forward them at the earliest opportunity to its principal place of business in Ontario, if any, or to the other premises described in subsection (3).

(5) Despite subsection (3), records in electronic form need not be retained at the premises described in that subsection if those records can be retrieved from that location in an understandable electronic and paper form promptly upon request.

(6) A mortgage administrator shall ensure that it maintains the capacity to retrieve its electronic records throughout the period during which this section requires the records to be retained.

Monthly reconciliation, certain financial matters

32. (1) Every month, a mortgage administrator shall prepare a record that reconciles the total of outstanding principal balances due from borrowers on mortgages under administration and the total of principal balances held by the mortgage administrator on behalf of lenders and investors under those mortgages, as the balances appear in the books and records of the mortgage administrator.

(2) The record for a month must set out the difference, if any, between the balances as of the last day of the month and must describe the reasons for the difference.

MANAGING DEEMED TRUST FUNDS**Deemed trust funds**

33. (1) Money received by a mortgage administrator directly or indirectly from a borrower under an agreement to administer a mortgage on behalf of a lender or investor is deemed, for the purposes of this Regulation, to be held in trust by the mortgage administrator.

(2) Subject to subsection (3), money received by a mortgage administrator directly or indirectly from a lender or investor in connection with carrying on the business of administering mortgages is deemed, for the purposes of this Regulation, to be held in trust by the mortgage administrator.

(3) Money received by a mortgage administrator for any of the following purposes is not deemed to be held in trust by the mortgage administrator:

1. Money earned by the mortgage administrator for its services.
2. Money received to reimburse the mortgage administrator for its expenses.

Authorized trust account

34. (1) A mortgage administrator shall maintain a trust account designated as its mortgage administrator's trust account at one of the following types of financial institutions in Ontario:

1. A bank or authorized foreign bank within the meaning of section 2 of the *Bank Act* (Canada).
2. A credit union or caisse populaire to which the *Credit Unions and Caisses Populaires Act, 1994* applies.
3. A corporation registered under the *Loan and Trust Corporations Act*.
4. A retail association as defined under the *Cooperative Credit Associations Act* (Canada).

(2) A mortgage administrator shall not establish or maintain more than one mortgage administrator's trust account unless it has the prior written consent of the Superintendent to do so.

Administration of trust account

35. (1) A mortgage administrator shall deposit deemed trust funds that it receives into its authorized trust account within two business days after receiving the funds.

(2) A mortgage administrator shall keep deemed trust funds separate from money that does not constitute deemed trust funds.

(3) Unless otherwise agreed to in writing by the beneficial owner of deemed trust funds, any interest earned on the deemed trust funds shall be paid to the beneficial owner.

(4) A mortgage administrator shall not disburse any deemed trust funds except in accordance with the terms upon which the funds were received by the mortgage administrator.

Record of trust account transactions

36. A mortgage administrator shall make a written record of all deemed trust funds that it receives and all transactions relating to the funds, and the record must include the following information:

1. With respect to every deposit made to the authorized trust account, the amount of the deposit, the date on which it was made, the name of the person or entity from whom the deposited money was received and the purpose for the deposit, including particulars of the mortgage to which the deposit relates.
2. With respect to every disbursement made from the authorized trust account, the amount of the disbursement, the date on which it was made, the name of the person or entity to whom the money was disbursed and the purpose for the disbursement, including particulars of the mortgage to which the disbursement relates.
3. With respect to every payment of interest on money in the authorized trust account, a way of identifying the deposit of deemed trust funds to which the interest relates, the amount of the interest associated with the deposit and the date, if any, on which the interest was paid to the person or entity entitled to it.

Monthly reconciliation statement for trust account

37. (1) Every month, a mortgage administrator shall prepare a reconciliation statement for the authorized trust account and an officer of the mortgage administrator shall review the statement and sign and date it to indicate that he or she certifies that it is accurate.

(2) The reconciliation statement for a month must be prepared, reviewed and signed by the following deadline:

1. If the mortgage administrator receives a monthly account statement from the financial institution where the account is maintained, 30 days after the mortgage administrator receives the monthly account statement.
2. In any other case, 30 days after the end of the month.

(3) The reconciliation statement for a month must set out the following information:

1. The differences, if any, between the records of the mortgage administrator and the records of the applicable financial institution as of the following date:
 - i. if the mortgage administrator receives a monthly account statement from the financial institution, the date of the monthly account statement, and

ii. in any other case, the last day of the month.

2. The balance in the account that is owing to each person or entity as of the applicable date described in subparagraph 1 i or ii.

Duty to report shortfall in trust account

38. If a mortgage administrator determines that there is a shortfall in the authorized trust account, the mortgage administrator shall immediately notify the Superintendent.

Annual reconciliation statement for trust account

39. (1) A mortgage administrator shall prepare an annual reconciliation statement for the authorized trust account for a fiscal year within 90 days after the end of the year.

(2) The annual reconciliation statement must summarize the contents of each of the required monthly reconciliation statements for the account for the fiscal year.

OTHER MATTERS

Duty re concurrent businesses

40. A mortgage administrator that engages in another business concurrently with carrying on the business of administering mortgages shall not allow the other business to jeopardize its integrity, independence or competence when carrying on the business of administering mortgages.

Use of certain information

41. A mortgage administrator shall not use information obtained in the course of carrying on business for any purpose other than that for which the information was obtained unless the mortgage administrator has the written consent of the person or entity who is the subject of the information.

Required addresses

42. (1) A mortgage administrator shall maintain a mailing address in Ontario that is suitable to permit service by registered mail.

(2) A mortgage administrator shall maintain an e-mail address.

Use of forms

43. If a form is approved by the Superintendent for a purpose under the Act, a mortgage administrator shall use the current approved version of the form.

COMMENCEMENT

Commencement

44. (1) Subject to subsection (2), this Regulation comes into force on July 1, 2008.

(2) Sections 5, 9, 15 to 17, 19, 20, 25 and 26 come into force on January 1, 2009.

25/08

ONTARIO REGULATION 190/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

GENERAL

PUBLIC REGISTER OF LICENSEES

Public register of brokerages, mortgage administrators

1. (1) The public register of brokerages and mortgage administrators that is to be maintained under subsection 28 (1) of the Act must contain the following information about each brokerage and mortgage administrator:

1. Each name in which it is licensed and its licence number.
2. The type of licence that it holds and whether the licence is in good standing or is suspended.
3. Its mailing address in Ontario as it appears in the records maintained by the Superintendent.
4. Its telephone number as it appears in the records maintained by the Superintendent.
5. Any conditions that apply to the licence.
6. For a brokerage, the name of its principal broker.

(2) For two years after a brokerage or mortgage administrator ceases to be licensed, the register must contain the following information about the former brokerage or mortgage administrator:

1. Each name in which it was licensed and its former licence number.
2. The type of licence that it held.
3. The date on which it ceased to be licensed.
4. Whether the licence was surrendered or revoked.

Public register of brokers and agents

2. (1) The public register of mortgage brokers and agents that is to be maintained under subsection 28 (1) of the Act must contain the following information about each broker and agent:

1. The name in which he or she is licensed and the licence number.
2. The type of licence that he or she holds, its expiry date and whether the licence is in good standing or is suspended.
3. The name of the brokerage on whose behalf he or she is authorized to deal or trade in mortgages.
4. Any conditions that apply to the licence, other than conditions relating to educational requirements.

(2) If a broker or agent ceases to be licensed, the register must contain the following information about the former broker or agent until the date described in subsection (3):

1. The name in which he or she was licensed and his or her former licence number.
2. The type of licence that he or she held.
3. The name of the brokerage on whose behalf he or she was authorized to deal or trade in mortgages immediately before ceasing to be licensed.
4. The date on which he or she ceased to be licensed.
5. Whether the licence expired, renewal of the licence was refused, the licence was surrendered or the licence was revoked.

(3) The information required by subsection (2) must be kept on the register until two years after the expiry date of the individual's licence or, if the licence was surrendered or revoked before the expiry date, until two years after the date on which the licence would have expired if it had not been surrendered or revoked.

EXPIRY OF INTERIM ORDERS

Interim order to suspend a licence

3. If an interim order suspending a licence is made under subsection 18 (3) of the Act, the prescribed period after which the interim order expires in the circumstances described in subsection 18 (5) of the Act is 21 days after the date on which the order is made.

Interim compliance order

4. If an interim order is made under subsection 35 (7) of the Act, the prescribed period after which the interim order expires in the circumstances described in subsection 35 (9) of the Act is 21 days after the date on which the order is made.

DELIVERY OF ORDERS, INTERIM ORDERS AND NOTICES

Application

5. Sections 6 and 7 apply with respect to the delivery of orders and interim orders made under the Act and notices that the Superintendent is required under the Act to give to a person or entity.

Deemed delivery to licensee, applicant

6. (1) An order, interim order or notice is deemed to have been delivered to a licensee or applicant by the Superintendent if it is delivered in either of the following ways:

1. By registered mail addressed to the mailing address in Ontario of the licensee or applicant as it appears in the records maintained by the Superintendent.
 2. By fax sent to the fax number, if any, of the licensee or applicant as it appears in the records maintained by the Superintendent.
- (2) Delivery of an order, interim order or notice by the Superintendent is effective on the day indicated:
1. If sent by registered mail, on the earlier of the fifth day after mailing or the day after its receipt was acknowledged by the addressee or an individual accepting it on behalf of the addressee.
 2. If sent by fax, on the same day it is sent.
- (3) An order, interim order or notice that is delivered after 5 p.m. is deemed to have been delivered on the following day.

Deemed delivery to others

7. An order, interim order or notice is deemed to have been delivered to a person or entity other than a licensee or applicant by the Superintendent if it is reasonable in all the circumstances to conclude that it came to the attention of the person or entity or that it would have but for the person's or entity's attempt to evade delivery.

COMMENCEMENT

Commencement

8. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.
- (2) Sections 1 and 2 come into force on July 1, 2008.

25/08

ONTARIO REGULATION 191/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

COST OF BORROWING AND DISCLOSURE TO BORROWERS

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APPLICATION AND INTERPRETATION

Application

1. (1) This Regulation applies to every mortgage other than a mortgage entered into with a borrower who is not a natural person, or a mortgage that a borrower enters into for business purposes.

(2) Sections 3 to 16 do not apply to a mortgage brokerage if the brokerage gives a disclosure statement to a borrower on behalf of a person described in Column 1 of the following Table who is acting as a mortgage lender and if the disclosure statement meets the disclosure requirements under the corresponding legislation set out in Column 2.

TABLE

Column 1	Column 2
A bank	<i>Bank Act (Canada)</i>
A retail association as defined under the <i>Cooperative Credit Associations Act (Canada)</i>	<i>Cooperative Credit Associations Act (Canada)</i>
A credit union	<i>Credit Unions and Caisses Populaires Act, 1994</i>
An insurance company	<i>Insurance Act</i>
An insurance company	<i>Insurance Companies Act (Canada)</i>
A trust corporation	<i>Trust and Loan Companies Act (Canada)</i>
A loan corporation	<i>Trust and Loan Companies Act (Canada)</i>
Another mortgage brokerage	<i>Mortgage Brokerages, Lenders and Administrators Act, 2006</i>

(3) Despite subsection (2), sections 3 to 16 continue to apply to a mortgage brokerage if the brokerage requires the borrower to pay for any of its services or for any of its disbursements, transactions or other activities in relation to the mortgage.

Definitions

2. In this Regulation,

“APR” means the cost of borrowing expressed as an annual rate on the principal referred to in subsection 3 (1);

“disbursement charge” means a charge, other than one referred to in subsection 5 (1), to recover an expense incurred by the lender to arrange, document, insure or secure a mortgage and includes charges referred to in clauses 5 (2) (c) and (f) to (h);

“high-ratio mortgage” means a mortgage under which the amount advanced, together with the amount outstanding under any other mortgage that ranks equally with, or prior to, the mortgage loan exceeds 80 per cent of the market value of the property securing the loan;

“principal” means the amount borrowed under a mortgage but does not include any cost of borrowing;

“public index” means an interest rate, or a variable base rate for an interest rate, that is published at least weekly in a newspaper or magazine of general circulation, or in some media of general circulation or distribution, in areas where borrowers whose mortgages are governed by that interest rate reside.

COST OF BORROWING

Calculation of the APR

3. (1) For the purpose of subsection 23 (2) of the Act, the cost of borrowing for a mortgage is the annual rate on the principal as calculated using the formula,

$$APR = \frac{C}{T \times P} \times 100$$

in which,

“APR” is the annual percentage rate cost of borrowing,

“C” is the cost of borrowing within the meaning of section 5 over the term of the mortgage,

“P” is the average of the principal of the mortgage outstanding at the end of each period for the calculation of interest under the mortgage, before subtracting any payment that is due at that time, and

“T” is the term of the mortgage in years, expressed to at least two decimal points of significance.

(2) For the purpose of subsection (1),

- (a) the APR may be rounded off to the nearest eighth of a per cent;
- (b) each instalment payment made on the mortgage must be applied first to the accumulated cost of borrowing and then to the outstanding principal;
- (c) a period of,
 - (i) one month is $1/12$ of a year,
 - (ii) one week is $1/52$ of a year, and
 - (iii) one day is $1/365$ of a year;
- (d) if the annual interest rate underlying the calculation is variable over the period of the mortgage, it must be set as the annual interest rate that applies on the day that the calculation is made;
- (e) if there are no instalment payments under the mortgage, then the APR must be calculated on the basis that the outstanding principal is to be repaid in one lump sum at the end of the term of the mortgage; and
- (f) a mortgage for an amount that comprises, in whole or in part, an outstanding balance from a prior mortgage is a new mortgage for the purpose of the calculation.

(3) The cost of borrowing for a line of credit or credit card that is secured under a mortgage is,

- (a) if the mortgage has a fixed annual interest rate, that annual interest rate; or
- (b) if the mortgage has a variable annual interest rate, the annual interest rate that applies on the date of the disclosure.

Annual interest rate as APR

4. (1) The APR for a mortgage is the annual interest rate if there is no cost of borrowing other than interest.

(2) If an interest rate is disclosed in accordance with section 6 of the *Interest Act* (Canada), the APR must be calculated in a manner that is consistent with that section.

Included and excluded charges

5. (1) Subject to subsection (2), the cost of borrowing for a mortgage, other than one that secures a line of credit, consists of all the costs of borrowing under the mortgage over its term and including the following charges:

- 1. Administrative charges, including charges for services, transactions or any other activity in relation to the mortgage.
- 2. Charges for the services, or disbursements, of a lawyer or notary hired by the lender and payable by the borrower.
- 3. Insurance charges other than those excluded under clauses (2) (a), (f) and (h).
- 4. Brokerage charges paid by the lender to another brokerage in connection with the mortgage, if the borrower is required to reimburse the lender for the charges.
- 5. Charges for appraisal, inspection or surveying services provided directly to the borrower in relation to property that is security for the mortgage, if those services are required by the lender.

(2) The cost of borrowing for a mortgage does not include,

- (a) charges for insurance on the mortgage,
 - (i) if the insurance is optional, or
 - (ii) if the borrower is its beneficiary and the amount insured reflects the value of an asset that is security under the mortgage;
- (b) charges for an overdraft;
- (c) charges paid to register documents or obtain information from a public registry about security interests related to property given as security;
- (d) penalty charges for the prepayment of the mortgage;

- (e) charges for the services, or disbursements, of a lawyer or notary, other than those mentioned in paragraph 2 of subsection (1);
- (f) charges for insurance against defects in title to real property, if the borrower selects the insurer, if the insurance is paid for directly by the borrower and if the borrower is the beneficiary of the insurance;
- (g) charges for appraisal, inspection or surveying services provided directly to the borrower in relation to property that is security for the mortgage, if the borrower receives a report from the person providing the service and is entitled to give the report to third parties;
- (h) charges for insurance against default on a high-ratio mortgage;
- (i) charges to maintain a tax account that are required for a high-ratio mortgage or that are optional;
- (j) any charges to discharge a security interest; or
- (k) default charges.

DISCLOSURE TO BORROWERS

Manner of making disclosures

6. (1) A mortgage brokerage must give the borrower a written disclosure statement that provides the information required by this Regulation.

(2) A disclosure statement may be a separate document or it may be part of another document.

(3) Information disclosed in a disclosure statement may be based on an assumption or estimate if the assumption or estimate is reasonable and if the information,

- (a) cannot be known by the brokerage or the lender when the brokerage makes the statement; and
- (b) is identified to the borrower as an assumption or estimate.

(4) A disclosure statement, or a consent in relation to a disclosure statement, must be written in plain language that is clear and concise and it must be presented in a manner that is logical and likely to bring to the borrower's attention the information that is required to be disclosed.

(5) If the borrower consents in writing, the disclosure statement may be provided by electronic means in an electronic form that the borrower can retrieve and retain.

Timing of initial disclosure

7. (1) A mortgage brokerage that proposes to enter into or arrange a mortgage with a borrower must give the initial disclosure statement required by this Regulation to the borrower at least two business days before the earliest of,

- (a) the day on which the borrower makes any payment, other than a disbursement charge, in relation to the mortgage;
- (b) the day on which the borrower enters into the mortgage agreement; and
- (c) the day on which the borrower incurs any obligation in relation to the mortgage.

(2) Subsection (1) does not apply if the borrower consents in writing before the earliest of the dates described in clauses (1) (a), (b) and (c).

Disclosure — fixed interest mortgage for a fixed amount

8. (1) A mortgage brokerage that enters into or arranges a mortgage for a fixed interest rate for a fixed amount, to be repaid on a fixed future date or by instalment payments, must give the borrower an initial disclosure statement that includes the following information:

1. The principal amount of the mortgage.
2. The amount of each advance of the principal and when each advance is to be made.
3. The total amount of all payments.
4. The cost of borrowing over the term of the mortgage, expressed in dollars and cents.
5. The term of the mortgage, and the period of amortization if it is different from the term.
6. The annual interest rate and the circumstances, if any, under which it is compounded.
7. The APR, if it differs from the annual interest rate.
8. The date on and after which interest is charged and information concerning any period during which interest does not accrue.
9. The amount of each payment and when it is due.

10. The fact that each payment made on the mortgage must be applied first to the accumulated cost of borrowing and then to the outstanding principal.
11. An amortization schedule for the term of the mortgage showing the principal amount, the due date and amount of each periodic payment, the portion of each periodic payment that is charged as interest or is applied on principal, the outstanding balance of the mortgage after each periodic payment and the principal amount at maturity.
12. Information about any optional service in relation to the mortgage that the borrower accepts, the charges for each optional service and the conditions under which the borrower may cancel the service, if that information is not disclosed in a separate statement before the optional service is provided.
13. The information required by paragraphs 1 to 4 of section 24 of the Act, including a description of any components of a formula used to calculate a rebate, charge or penalty to be imposed on the borrower if the borrower exercises a right to repay the amount borrowed before the maturity of the mortgage.
14. If section 16 of this Regulation applies with respect to the mortgage, the formula set out in subsection 16 (3).
15. The particulars of the charges or penalties referred to in paragraph 5 of section 24 of the Act, including default charges that may be imposed under section 17 of this Regulation.
16. The property in which the lender takes a security interest under the mortgage.
17. Any charge for a brokerage, if the brokerage charges are included in the amount borrowed and are paid directly by the lender to the brokerage.
18. The fact that there is a charge to discharge a security interest and the amount of the charge on the day that the statement was provided.
19. The nature and amount of any charge other than an interest charge.

(2) If the outstanding balance of the mortgage is increased because the borrower has missed a scheduled instalment payment or because a default charge is levied on the borrower for missing a scheduled instalment payment, such that the amount of each of the subsequently scheduled instalment payments does not cover the interest accrued during the period for which a payment is scheduled, and if the brokerage is a lender under the mortgage, the brokerage must give the borrower a subsequent disclosure statement not more than 30 days after the missed payment or the imposition of the default charge that describes the situation and its consequences.

Disclosure — variable interest mortgage for a fixed amount

9. (1) A mortgage brokerage that enters into or arranges a mortgage with a variable interest rate for a fixed amount, to be repaid on a fixed future date or by instalment payments, must give the borrower an initial disclosure statement that includes the following information:

1. The information described in subsection 8 (1).
2. The annual rate of interest that applies on the date of the disclosure statement.
3. The method for determining the annual interest rate that applies after the date of the disclosure statement and when that determination is made.
4. The amount of each payment based on the annual interest rate that applies on the date of the disclosure statement and the dates when those payments are due.
5. The total amount of all payments and of the cost of borrowing based on the annual interest rate that applies on the date of the disclosure statement.
6. If the loan is to be paid by instalment payments and the amount to be paid is not adjusted automatically to reflect changes in the annual interest rate that apply to each instalment payment,
 - i. the annual interest rate above which the amount of a scheduled instalment payment on the initial principal does not cover the interest due on the instalment payment, and
 - ii. the fact that negative amortization is possible.
7. If the loan does not have regularly-scheduled payments,
 - i. the conditions that must occur for the entire outstanding balance, or part of it, to become due, or
 - ii. the provisions of the mortgage that set out those conditions.

(2) If the variable interest rate for the loan is determined by adding or subtracting a fixed percentage rate of interest to or from a public index that is a variable rate, and if the brokerage is the lender under the mortgage, the brokerage must give the borrower an additional disclosure statement at least once every 12 months that contains the following information:

1. The annual interest rate at the beginning and end of the period covered by the disclosure statement.

2. The outstanding balance at the beginning and end of the period covered by the disclosure statement.
3. The amount of each instalment payment due under a payment schedule and the time when each payment is due, based on the annual interest rate that applies at the end of the period covered by the disclosure statement.
- (3) If the variable interest rate for the mortgage is determined by a method other than that referred to in subsection (2), and if the brokerage is the lender under the mortgage, the brokerage must give the borrower an additional disclosure statement no more than 30 days after increasing the annual interest rate by more than 1 per cent above the most recently disclosed rate and the disclosure statement must contain the following information:
 1. The new annual interest rate and the date on which it takes effect.
 2. The amount of each instalment payment and the time when each payment is due, for payments that are affected by the new annual interest rate.

Disclosure — line of credit

10. (1) A mortgage brokerage that enters into or arranges a mortgage securing a line of credit must give the borrower an initial disclosure statement that includes the following information:

1. The initial credit limit, if it is known at the time the disclosure is made.
 2. The annual interest rate, or the method for determining it if it is variable.
 3. The nature and amounts of any non-interest charges.
 4. The minimum payment during each payment period or the method for determining it.
 5. Each period for which a statement of account is to be provided.
 6. The date on and after which interest accrues and information concerning any grace period that applies.
 7. The particulars of the charges or penalties referred to in paragraph 5 of section 24 of the Act, including default charges that may be imposed under section 17 of this Regulation.
 8. The property in which the lender takes a security interest under the mortgage.
 9. Information about any optional service in relation to the mortgage that the borrower accepts, the charges for each optional service and the conditions under which the borrower may cancel the service, if that information is not disclosed in a separate statement before the optional service is provided.
 10. A local or toll-free telephone number, or a telephone number with a prominent indication that collect calls are accepted, that the borrower may use to get information about the account during the lender's regular business hours.
 11. Any charge for a brokerage, if the brokerage's charges are included in the amount borrowed and are paid directly by the lender to the brokerage.
- (2) If the initial credit limit is not known when the initial disclosure statement is made, and if the brokerage is a lender under the mortgage, the brokerage must disclose it,
- (a) in the first statement of account provided to the borrower; or
 - (b) in a separate statement that the borrower receives on or before the date on which the borrower receives that first statement of account.
- (3) Subject to subsection (4), if the brokerage is a lender under the mortgage, the brokerage must give the borrower an additional disclosure statement at least once a month that contains the following information:
1. The period covered by the disclosure statement and the opening and closing balances in the period.
 2. An itemized statement of account that discloses each amount credited or charged, including interest, and the dates when those amounts were posted to the account.
 3. The sum for payments and the sum for credit advances and interest and other charges.
 4. The annual interest rate that applied on each day in the period and the total of interest charged at those rates in the period.
 5. The credit limit and the amount of credit available at the end of the period.
 6. The minimum payment and its due date.
 7. The borrower's rights and obligations regarding any billing error that may appear in the statement of account.
 8. A local or toll-free telephone number, or a telephone number with a prominent indication that collect calls are accepted, that the borrower may use to get information about the account during the brokerage's regular business hours.

(4) The additional disclosure statements described in subsection (3) are not required for a period during which there are no advances or payments and,

- (a) there is no outstanding balance at the end of the period; or
- (b) the borrower has notice that the mortgage has been suspended or cancelled due to default and the lender has demanded payment of the outstanding balance.

Disclosure — credit card applications

11. (1) A mortgage brokerage that issues a credit card secured by a mortgage or arranges a mortgage securing a credit card and distributes an application form for credit cards must specify the following information in the application form or in a document accompanying it, including the date on which each of the matters mentioned takes effect:

- 1. The annual interest rate for a credit card with a fixed rate of interest.
- 2. If the credit card does not have a fixed rate of interest, the fact that the variable interest rate is determined by adding or subtracting a fixed percentage rate of interest to or from a public index, the public index and the fixed percentage rate to be added or subtracted from it.
- 3. The day on and after which interest accrues and information concerning any grace period that applies.
- 4. The amount of any charges other than interest charges.

(2) Subsection (1) does not apply if, on the application form or in a document accompanying it, the mortgage brokerage prominently discloses,

- (a) a local or toll-free telephone number, or a telephone number with a prominent indication that collect calls are accepted, that the borrower may use to get information required by subsection (1) during the mortgage brokerage's regular business hours; and
- (b) the fact that the applicant may obtain the information otherwise required by subsection (1) at that telephone number.

(3) If an individual applies for a credit card by telephone or any electronic means, the mortgage brokerage must give the applicant the information required by paragraphs 1 and 4 of subsection (1) when the application is made.

(4) If a mortgage brokerage solicits applications for credit cards secured by a mortgage in person, by mail, by telephone or by any electronic means, the information required by paragraphs 1 and 4 of subsection (1) must be disclosed at the time of the solicitation.

Disclosure — credit cards

12. (1) A mortgage brokerage that enters into or arranges a mortgage secured by a credit card must give the borrower an initial disclosure statement that includes the following information:

- 1. The information described in paragraphs 1 and 3 to 11 of subsection 10 (1).
- 2. The manner in which interest is calculated and the information required by paragraph 1 or 2, as the case may be, of subsection 11 (1).
- 3. If the credit agreement requires the borrower to pay the outstanding balance in full on receiving a statement of account,
 - i. mention of that requirement,
 - ii. the grace period by the end of which the borrower must have paid that balance, and
 - iii. the annual interest rate charged on any outstanding balance not paid when due.
- 4. If a lost or stolen credit card is used in an unauthorized manner, the fact that the maximum liability of the borrower is the lesser of \$50 and the maximum set by the credit agreement.
- 5. If a transaction is entered into at an automated teller machine by using the borrower's personal identification number, the fact that the liability incurred by the transaction is the borrower's maximum liability, despite paragraph 4.
- 6. If the mortgage brokerage has received a report from the borrower, whether written or verbal, of a lost or stolen credit card, the fact that the borrower is not liable for any transaction entered into through the use of the card after the mortgage brokerage receives the report.

(2) If the initial credit limit is not known when the initial disclosure statement is made, the mortgage brokerage must disclose it,

- (a) in the first statement of account provided to the borrower; or
- (b) in a separate statement that the borrower receives on or before the date on which the borrower receives that first statement of account.

(3) Despite section 13, if a credit agreement for a credit card is amended, the mortgage brokerage must give the borrower a written statement at least 30 days before the amendment takes effect, and the statement must set out the changes to the information that was required to be given to the borrower in the initial disclosure statement, excluding information about the following changes:

1. Any change in the credit limit.
2. Any extension to the grace period.
3. Any decrease in charges other than interest charges and default charges referred to in paragraphs 3 and 7 of subsection 10 (1).
4. Any change concerning information about any optional service in relation to the credit agreement that is referred to in paragraph 9 of subsection 10 (1).
5. Any change in a variable interest rate referred to in paragraph 2 of subsection 11 (1) as a result of a change in the public index referred to in that paragraph.

(4) A change described in paragraphs 1 to 4 of subsection (3) must be disclosed in the first periodic disclosure statement that is given to the borrower after the amendment to the credit agreement is made.

(5) A mortgage brokerage that issues credit cards must give each borrower additional disclosure statements on a regular periodic basis, at least once a month that contain the following information:

1. The information described in subsections 10 (3) and (4), other than paragraphs 2 and 3 of subsection 10 (3).
2. An itemized statement of account that describes each transaction and discloses each amount credited or charged, including interest, and the dates when those amounts were posted to the account.
3. The amount that the borrower must pay, on or before a specified due date, in order to have the benefit of a grace period.
4. The sum for payments and the sum for purchases, credit advances and interest and other charges.

(6) For the purpose of paragraph 2 of subsection (5), an itemized statement of account is adequate if it permits the borrower to verify each transaction described by linking it with a transaction record provided to the borrower.

Disclosure after amendment to a mortgage

13. (1) This section applies if a mortgage brokerage is a lender under the mortgage.

(2) Subject to subsection (3), if a mortgage is amended by a subsequent agreement, the brokerage must give the borrower a written statement within 30 days after the borrower enters into the subsequent agreement, and the statement must describe the changes to the information required to be disclosed in the initial disclosure statement for the mortgage.

(3) If a mortgage for a fixed amount has a schedule for instalment payments and the schedule is amended by a subsequent agreement, the brokerage must give the borrower a written statement within 30 days after entering into the subsequent agreement, and the statement must set out the new payment schedule and any increase in the total amount to be paid or the cost of borrowing.

Disclosure — renewal of a mortgage

14. (1) This section applies if a mortgage brokerage is a lender under the mortgage.

(2) If a mortgage is to be renewed on a specified date, the brokerage must give the borrower a subsequent disclosure statement at least 21 days before the specified renewal date, and the statement must contain the information required by,

- (a) section 8, if the mortgage is for a fixed interest rate; or
- (b) section 9, if the mortgage is for a variable interest rate.

(3) The subsequent disclosure statement must specify that,

- (a) the cost of borrowing will not be increased after the disclosure statement is given to the borrower and before the mortgage is renewed; and
- (b) the borrower's rights under the mortgage continue, and the renewal does not take effect, until the day that is the later of the specified renewal date and the day that is 21 days after the borrower receives the statement.

(4) If the brokerage does not intend to renew a mortgage after its term ends, the brokerage shall so notify the borrower at least 21 days before the end of the term.

Disclosure — offer to waive payment

15. (1) This section applies if a mortgage brokerage is a lender under the mortgage.

(2) If, under a mortgage for a fixed amount, the brokerage offers to waive a payment without waiving the accrual of interest during the period covered by the payment, the brokerage must disclose to the borrower in a prominent manner in the offer that interest will continue to accrue during that period if the borrower accepts the offer.

(3) If the brokerage offers to waive a payment under a mortgage that secures a line of credit or a credit card, the brokerage must disclose to the borrower in a prominent manner in the offer whether interest will continue to accrue during any period covered by the offer if the borrower accepts the offer.

Disclosure — cancellation of optional services

16. (1) This section applies if a mortgage brokerage is a lender under the mortgage and if the brokerage provides optional services, including insurance services, to a borrower on an ongoing basis in connection with the mortgage.

(2) A disclosure statement in relation to the mortgage must specify that,

- (a) the borrower may cancel the optional service by notifying the brokerage that the service is to be cancelled effective as of the day that is the earlier of one month after the day that the disclosure statement was provided to the borrower and the last day of a notice period provided for under the mortgage agreement; and
 - (b) the brokerage shall, without delay, refund or credit the borrower with the proportional amount, calculated in accordance with the formula set out in subsection (3), of any charges for the service paid for by the borrower and added to the balance of the mortgage loan, but unused as of the cancellation day referred to in the notice.
- (3) The proportion of charges to be refunded or credited to a borrower are calculated using the formula,

$$R = A \times \frac{n - m}{n}$$

in which,

“R” is the amount to be refunded or credited,

“A” is the amount of the charges,

“n” is the period between the imposition of the charge and the time when the services were, before the cancellation, scheduled to end, and

“m” is the period between the imposition of the charge and the cancellation.

DEFAULT CHARGES

Default charges

17. If a mortgage brokerage is a lender under a mortgage and if a borrower fails to make a payment when it becomes due or fails to comply with an obligation under the mortgage, in addition to interest, the brokerage may impose charges for the sole purpose of recovering the costs reasonably incurred,

- (a) for legal services required to collect or attempt to collect the payment;
- (b) for expenses incurred to realize on a security interest taken under the mortgage or to protect such a security interest, including the cost of legal services required for that purpose; or
- (c) for expenses incurred to process a cheque or other payment instrument that the borrower used to make a payment under the mortgage but that was dishonoured.

ADVERTISING

Advertising — mortgage for a fixed amount

18. (1) If a mortgage brokerage advertises a mortgage for a fixed amount and if the advertisement includes a representation about the interest rate or the amount of any payment or of any charge other than interest, the advertisement must also include the APR and the term of the mortgage and the APR must be provided at least as prominently as the representation and in the same manner as the representation is made, whether visually or aurally, or both.

(2) If the APR or the term of the mortgage is not the same for all mortgages to which the advertisement relates, the disclosure must be based on an example of a mortgage that fairly depicts all those mortgages and is identified as a representative example of them.

Advertising — line of credit

19. If a mortgage brokerage advertises a mortgage that secures a line of credit and if the advertisement includes a representation about the annual interest rate or the amount of any payment or of any charge other than interest, the advertisement must also include the annual rate of interest on the date of the advertisement and any initial or periodic charges other than interest and that information must be provided at least as prominently as the representation and in the same manner as the representation is made, whether visually or aurally, or both.

Advertising — interest-free periods

20. (1) If a mortgage brokerage advertises a mortgage and if the advertisement includes a representation, express or implied, that a period of the mortgage is free of any interest charges, the advertisement must indicate whether interest accrues during the period and is payable after the period and that information must be provided at least as prominently as the representation, if it was express, or in a prominent manner, if it was implied.

(2) If interest does not accrue during the period, the advertisement must also disclose any conditions that apply to the forgiving of the accrued interest and the APR, or the annual interest rate in the case of a mortgage that secures a credit card or line of credit, for a period when those conditions are not met.

PURCHASING INSURANCE**Insurance**

21. (1) This section applies if a brokerage is a lender under the mortgage.

(2) If the brokerage requires a borrower to purchase any insurance, and if the brokerage offers to provide or arrange the insurance, the brokerage must at the same time clearly disclose to the borrower in writing that the borrower may purchase the required insurance through any insurer who may lawfully provide that type of insurance except that the brokerage may reserve the right to disapprove on reasonable grounds an insurer selected by the borrower.

COMMENCEMENT**Commencement**

22. This Regulation comes into force on January 1, 2009.

25/08

ONTARIO REGULATION 192/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008**ADMINISTRATIVE PENALTIES****GENERAL ADMINISTRATIVE PENALTIES
(SECTION 39 OF THE ACT)****Exclusions from s. 39 penalties**

1. An administrative penalty cannot be imposed under section 39 of the Act for a contravention of section 46 of the Act (Prohibition re reprisals).

Superintendent's authority

2. The Superintendent is authorized to determine the amount of a penalty imposed under section 39 of the Act, subject to the limits set out in section 41 of the Act.

Criteria for determining amount of penalty

3. The Superintendent shall consider only the following criteria when determining the amount of an administrative penalty to be imposed under section 39 of the Act for a purpose set out in section 38 of the Act:

1. The degree to which the contravention or failure was intentional, reckless or negligent.
2. The extent of the harm or potential harm to others resulting from the contravention or failure.
3. The extent to which the person or entity tried to mitigate any loss or to take other remedial action.
4. The extent to which the person or entity derived or reasonably might have expected to derive, directly or indirectly, any economic benefit from the contravention or failure.

5. Any other contraventions or failures to comply with a requirement established under the Act or with any other financial services legislation of Ontario or of any jurisdiction during the preceding five years by the person or entity.

Deadline for paying s. 39 penalties

4. (1) A person or entity on whom a penalty has been imposed under section 39 of the Act shall pay the penalty no later than 30 days after the person or entity is given notice of the order imposing the penalty or such longer time as may be specified in the order.

(2) If a person or entity requests a hearing on the notice of proposal to impose the order in accordance with subsection 39 (5) of the Act, the person or entity shall pay the penalty no later than 30 days after the matter is finally determined or such longer time as may be specified in the order.

**SUMMARY ADMINISTRATIVE PENALTIES
(SECTION 40 OF THE ACT)****Deadline for paying s. 40 penalties**

5. (1) A person or entity on whom a penalty has been imposed under section 40 of the Act shall pay the penalty no later than 30 days after the person or entity is given notice of the order imposing the penalty.

(2) If a person or entity appeals the Superintendent's order in accordance with subsection 40 (4) of the Act, the person or entity shall pay the penalty no later than 30 days after the matter is finally determined or such longer time as may be specified in the varied or confirmed order.

COMMENCEMENT**Commencement**

6. **This Regulation comes into force on July 1, 2008.**

25/08

ONTARIO REGULATION 193/08

made under the

MORTGAGE BROKERAGES, LENDERS AND ADMINISTRATORS ACT, 2006

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

REPORTING REQUIREMENTS FOR LICENSEES**PRESCRIBED REPORTING REQUIREMENTS****Requirement to submit information, etc.**

1. The requirements set out in this Regulation are prescribed for the purposes of subsection 29 (1) of the Act.

ANNUAL FILINGS**Annual information return**

2. On or before March 31 of every year, every brokerage and every mortgage administrator shall give the Superintendent an annual information return for the previous year in a form approved by the Superintendent.

Financial information, mortgage administrator

3. (1) Within 90 days after the end of every fiscal year, every mortgage administrator shall give the Superintendent,
- (a) a copy of its audited financial statements for the year;
 - (b) a copy of a report by the auditor about the books, records and accounts of the mortgage administrator for the year, in a form approved by the Superintendent; and
 - (c) a copy of a report by the auditor about the mortgage administrator's trust account and the assets and liabilities under administration for the year, in a form approved by the Superintendent.

(2) The financial statements must be prepared in accordance with generally accepted accounting principles as set out in the Handbook of the Canadian Institute of Chartered Accountants and must be audited by a licensed public accountant.

(3) The reports required by clauses (1) (b) and (c) for a fiscal year must be prepared by the same person who audits the financial statements for the year.

INFORMATION ABOUT OTHER MATTERS

Establishment of trust account

4. (1) If a brokerage is required by the standards of practice to establish a mortgage brokerage trust account, the brokerage shall notify the Superintendent as soon as practicable and, in any event, no later than five days after the brokerage is required to establish the account.

(2) When a mortgage administrator is required by the standards of practice to establish a mortgage administrator's trust account, the mortgage administrator shall notify the Superintendent as soon as practicable and, in any event, no later than five days after the mortgage administrator is required to establish the account.

Location of records

5. (1) If a brokerage or mortgage administrator intends to retain its records at premises in Ontario other than its principal place of business in Ontario, if any, the brokerage or mortgage administrator shall notify the Superintendent and shall specify the premises at which the records are to be kept.

(2) Subsection (1) applies only with respect to the records that the brokerage or mortgage administrator is required to retain under the applicable standards of practice.

REPORTING ABOUT OTHER CHANGES

Change of address for service

6. If a licensee changes the licensee's mailing address in Ontario, the licensee shall give the Superintendent particulars of the new address no later than five days after the change occurs.

Change of other contact information

7. If a licensee changes the licensee's e-mail address, phone number or fax number, the licensee shall give the Superintendent particulars of the new address or number no later than five days after the change occurs.

Change of principal place of business

8. If a brokerage or mortgage administrator changes the location of its principal place of business in Ontario, the brokerage or mortgage administrator shall notify the Superintendent no later than five days after the change occurs.

Change of offices open to the public

9. If a brokerage or mortgage administrator opens or closes an office in Ontario that is open to the public, the brokerage or mortgage administrator shall notify the Superintendent no later than five days after doing so.

Change of director, officer, partner

10. (1) If a licensee that is a corporation changes one or more of its directors or officers, the licensee shall notify the Superintendent no later than five days after the change occurs.

(2) If a licensee that is a partnership changes one or more of its partners, the licensee shall notify the Superintendent no later than five days after the change occurs.

Change of principal broker

11. If a brokerage changes its principal broker, the brokerage shall notify the Superintendent no later than five days after the change occurs.

Change of authority to act on behalf of brokerage

12. (1) If a mortgage broker or agent ceases to be authorized to deal or trade in mortgages on behalf of a brokerage, the brokerage shall notify the Superintendent no later than five days after the authority ceases.

(2) A mortgage broker or agent who ceases to be authorized to deal or trade in mortgages on behalf of a brokerage shall notify the Superintendent no later than five days after the authority ceases.

Change re insurance coverage

13. If the errors and omissions insurance or other assurance maintained by a brokerage or mortgage administrator in accordance with the applicable standards of practice is cancelled or is not renewed, the brokerage or mortgage administrator shall immediately notify the Superintendent.

Change re financial guarantee, mortgage administrator

14. If the financial guarantee maintained by a mortgage administrator in accordance with the standards of practice is cancelled or is reduced to an amount lower than the minimum amount required by the standards of practice, the mortgage administrator shall immediately notify the Superintendent.

ADMINISTRATIVE PENALTIES FOR NON-COMPLIANCE**Penalty amounts**

15. (1) If a brokerage or mortgage administrator fails to comply with a requirement of this Regulation, the following summary administrative penalty may be imposed under section 40 of the Act:

1. \$1,000 for each failure to comply with section 2, 3, 4 or 13.
2. \$500 for each failure to comply with any other provision of this Regulation.

(2) If a broker or agent fails to comply with a requirement of this Regulation, a summary administrative penalty of \$250 may be imposed under section 40 of the Act for each failure to comply with section 6 or 7 or subsection 12 (2) of this Regulation.

REVOCATION AND COMMENCEMENT**Revocation**

16. Ontario Regulation 412/07 is revoked.

Commencement

17. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Sections 2, 3, 4, 5, 9, 13, 14 and 15 come into force on July 1, 2008.

25/08

ONTARIO REGULATION 194/08

made under the

MORTGAGE BROKERS ACT

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 9, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Revoking Reg. 798 of R.R.O. 1990

(General)

Note: Regulation 798 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 798 of the Revised Regulations of Ontario, 1990 is revoked.

2. This Regulation comes into force on the day that section 58 of the *Mortgage Brokerages, Lenders and Administrators Act, 2006* comes into force.

25/08

ONTARIO REGULATION 195/08

made under the

PROVINCIAL OFFENCES ACT

Made: June 4, 2008

Filed: June 6, 2008

Published on e-Laws: June 10, 2008

Printed in *The Ontario Gazette*: June 21, 2008

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Item 124 of the English version of Schedule 66.1 to Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by striking out “pathway” and substituting “parkway”.

2. The Regulation is amended by adding the following French version of Schedule 66.1:

ANNEXE 66.1

Règlement 829 des Règlements refondus de l'Ontario de 1990 pris en application de la *Loi sur les parcs du Niagara*

Numéro	Colonne 1	Colonne 2
1.	Enlever une plante, un arbrisseau ou une fleur	alinéa 2 (1) a)
2.	Endommager une plante, un arbrisseau ou une fleur	alinéa 2 (1) a)
3.	Grimper sur un arbre	alinéa 2 (1) b)
4.	Grimper sur une clôture	alinéa 2 (1) b)
5.	Enlever un arbre	alinéa 2 (1) b)
6.	Enlever une clôture	alinéa 2 (1) b)
7.	Endommager un arbre	alinéa 2 (1) b)
8.	Endommager une clôture	alinéa 2 (1) b)
9.	Grimper sur un banc ou un siège	alinéa 2 (1) c)
10.	Grimper sur un monument	alinéa 2 (1) c)
11.	Grimper sur un panneau	alinéa 2 (1) c)
12.	Enlever un banc ou un siège	alinéa 2 (1) c)
13.	Enlever un monument	alinéa 2 (1) c)
14.	Enlever un panneau	alinéa 2 (1) c)
15.	Endommager un banc ou un siège	alinéa 2 (1) c)
16.	Endommager un monument	alinéa 2 (1) c)
17.	Endommager un panneau	alinéa 2 (1) c)
18.	Grimper sur un pont	alinéa 2 (1) d)
19.	Grimper sur un mur	alinéa 2 (1) d)
20.	Abîmer un pont	alinéa 2 (1) d)
21.	Endommager un pont	alinéa 2 (1) d)
22.	Abîmer un mur	alinéa 2 (1) d)
23.	Endommager un mur	alinéa 2 (1) d)
24.	Abîmer un bâtiment	alinéa 2 (1) e)
25.	Endommager un bâtiment	alinéa 2 (1) e)
26.	Abîmer un bien de la Commission	alinéa 2 (1) f)
27.	Endommager un bien de la Commission	alinéa 2 (1) f)
28.	Jeter ou déposer des objets	paragraphe 2 (2)
29.	Jeter ou déposer des débris	paragraphe 2 (2)
30.	Laisser un animal en liberté	paragraphe 2 (3)
31.	Faire illégalement de l'équitation	paragraphe 2 (4)
32.	Nager ou se baigner dans une zone non désignée à cette fin	alinéa 2 (5) a)
33.	Introduire un radeau de sauvetage ou une chambre à air dans une zone de baignade	alinéa 2 (5) b)
34.	Utiliser un radeau de sauvetage ou une chambre à air dans une zone de baignade	alinéa 2 (5) b)
35.	Introduire un bateau dans une zone de baignade	alinéa 2 (5) c)
36.	Introduire une planche de surf dans une zone de baignade	alinéa 2 (5) c)
37.	Introduire des skis nautiques dans une zone de baignade	alinéa 2 (5) c)

Numéro	Colonne 1	Colonne 2
38.	Introduire du matériel de plongée sous-marine dans une zone de baignade	alinéa 2 (5) c)
39.	Utiliser un bateau dans une zone de baignade	alinéa 2 (5) c)
40.	Utiliser une planche de surf dans une zone de baignade	alinéa 2 (5) c)
41.	Utiliser des skis nautiques dans une zone de baignade	alinéa 2 (5) c)
42.	Utiliser du matériel de plongée sous-marine dans une zone de baignade	alinéa 2 (5) c)
43.	Introduire une bouteille de verre dans une zone de baignade	alinéa 2 (5) d)
44.	Introduire une boîte métallique dans une zone de baignade	alinéa 2 (5) d)
45.	Introduire un récipient dans une zone de baignade	alinéa 2 (5) d)
46.	Avoir en sa possession une bouteille de verre dans une zone de baignade	alinéa 2 (5) d)
47.	Avoir en sa possession une boîte métallique dans une zone de baignade	alinéa 2 (5) d)
48.	Avoir en sa possession un récipient dans une zone de baignade	alinéa 2 (5) d)
49.	Introduire un animal dans une zone de baignade	alinéa 2 (5) e)
50.	Permettre à un animal de se trouver dans une zone de baignade	alinéa 2 (5) e)
51.	Avoir illégalement en sa possession un fusil à air comprimé	alinéa 2 (6) a)
52.	Avoir illégalement en sa possession un fusil à gaz comprimé	alinéa 2 (6) a)
53.	Avoir illégalement en sa possession un fusil à ressort	alinéa 2 (6) a)
54.	Avoir illégalement en sa possession du matériel de tir à l'arc	alinéa 2 (6) a)
55.	Avoir illégalement en sa possession une catapulte	alinéa 2 (6) a)
56.	Allumer ou faire partir illégalement des pièces de feux d'artifice	alinéa 2 (6) b)
57.	Faire illégalement un feu	paragraphe 2 (7)
58.	Allumer illégalement un feu	paragraphe 2 (7)
59.	Se promener sur l'herbe ou le gazon dans une zone interdite	paragraphe 2 (8)
60.	Lancer des pierres	alinéa 2 (9) b)
61.	Rechercher des clients éventuels	alinéa 2 (9) c)
62.	Mendier	alinéa 2 (9) d)
63.	Faire de la sollicitation	alinéa 2 (9) d)
64.	Solliciter des souscriptions	alinéa 2 (9) d)
65.	Solliciter des contributions	alinéa 2 (9) d)
66.	Mettre illégalement des articles ou des objets en vente	alinéa 2 (9) e)
67.	Mettre illégalement des services en vente	alinéa 2 (9) e)
68.	Vendre illégalement des articles ou des objets	alinéa 2 (9) e)
69.	Vendre illégalement des services	alinéa 2 (9) e)
70.	Distribuer des imprimés	alinéa 2 (9) f)
71.	Placer des imprimés sur un véhicule ou à l'intérieur de celui	alinéa 2 (9) f)
72.	Flâner entre minuit et le lever du soleil	alinéa 2 (9) g)
73.	Chasser illégalement du gibier à plume	alinéa 2 (9) k)
74.	Tirer illégalement du gibier à plume	alinéa 2 (9) k)
75.	Chasser illégalement les oiseaux	alinéa 2 (9) l)
76.	Piéger illégalement les oiseaux	alinéa 2 (9) l)
77.	Maltraiter illégalement les oiseaux	alinéa 2 (9) l)
78.	Chasser illégalement les animaux	alinéa 2 (9) l)
79.	Piéger illégalement les animaux	alinéa 2 (9) l)
80.	Maltraiter illégalement les animaux	alinéa 2 (9) l)
81.	Endommager ou détruire un avis affiché	alinéa 2 (9) m)
82.	Camper illégalement dans une zone non désignée à cette fin	alinéa 2 (9) n)
83.	Entrer illégalement dans les parcs dans les 72 heures après avoir été expulsé	paragraphe 2 (13)
84.	Tenter illégalement d'entrer dans les parcs dans les 72 heures après avoir été expulsé	paragraphe 2 (13)
85.	Placer illégalement un bateau ou une autre embarcation sur le talus de la rivière Niagara qui relève de la compétence de la Commission	article 4
86.	Placer illégalement un bateau ou une autre embarcation sur la rive de la rivière Niagara qui relève de la compétence de la Commission	article 4
87.	Permettre illégalement que soit placé un bateau ou une autre embarcation sur le talus de la rivière Niagara qui relève de la compétence de la Commission	article 4
88.	Permettre illégalement que soit placé un bateau ou une autre embarcation sur la rive de la rivière Niagara qui relève de la compétence de la Commission	article 4
89.	Décoller illégalement à bord d'un ballon à partir des parcs	article 5
90.	Décoller illégalement à bord d'un aéroplane ou d'un autre type d'aéronef à partir des parcs	article 5
91.	Atterrir illégalement en ballon	article 5
92.	Atterrir illégalement en parachute	article 5
93.	Atterrir illégalement en aéroplane ou à bord d'un autre type d'aéronef	article 5
94.	Jouer illégalement d'un instrument	alinéa 6 a)
95.	Transporter illégalement un drapeau ou autre emblème	alinéa 6 b)

Numéro	Colonne 1	Colonne 2
96.	Afficher illégalement un drapeau ou autre emblème	alinéa 6 b)
97.	Défiler illégalement	alinéa 6 c)
98.	Accomplir illégalement toute action qui peut vraisemblablement porter des personnes à s'assembler	alinéa 6 d)
99.	Creuser illégalement le sol	article 7
100.	Transporter illégalement des bâtiments ou des constructions qui peuvent entraver la circulation sur la chaussée	article 8
101.	Transporter illégalement des machines qui peuvent entraver la circulation sur la chaussée	article 8
102.	Poser ou afficher des avis, des affiches ou d'autres dispositifs publicitaires dans une zone interdite sans permis d'affichage	article 10
103.	Exposer des avis, des affiches ou d'autres dispositifs publicitaires dans une zone interdite sans permis d'affichage	article 10
104.	Guider des visiteurs moyennant rétribution sans permis de guide	paragraphe 11 (1)
105.	Exploiter un véhicule touristique sans permis de guide	paragraphe 11 (2)
106.	Permettre à une autre personne d'exploiter un véhicule touristique sans permis de guide	paragraphe 11 (2)
107.	Exploiter un véhicule touristique sans permis de véhicule touristique	paragraphe 12 (1)
108.	Permettre à une autre personne d'exploiter un véhicule touristique sans permis de véhicule touristique	paragraphe 12 (1)
109.	Vitesse supérieure à 40 km/h dans le parc Queen Victoria	alinéa 13 (3) a)
110.	Vitesse supérieure à 40 km/h dans le parc Queenston Heights	alinéa 13 (3) a)
111.	Vitesse supérieure à 50 km/h sur la partie désignée du chemin Lakeshore	alinéa 13 (3) b)
112.	Vitesse supérieure à 50 km/h sur la partie désignée de la promenade Niagara	alinéa 13 (3) b)
113.	Vitesse supérieure à 50 km/h sur la partie désignée de la promenade Niagara	alinéa 13 (3) c)
114.	Vitesse supérieure à 60 km/h sur les voies publiques, chemins, boulevards ou promenades de la Commission	alinéa 13 (3) d)
115.	Utiliser un véhicule hors des tronçons des voies publiques, des chemins, des boulevards ou des promenades de la Commission qui sont aménagés pour la circulation des véhicules	paragraphe 13 (4)
116.	Utiliser un véhicule tracté, propulsé ou conduit par la force musculaire dans les endroits interdits	paragraphe 13 (4.1)
117.	Conduire une motoneige dans une zone non désignée à cette fin	alinéa 13 (5) a)
118.	Conduire une motoneige entre 23 h et 7 h	alinéa 13 (5) b)
119.	Utiliser un véhicule lourd	paragraphe 13 (9)
120.	Conduire un véhicule lourd	paragraphe 13 (9)
121.	Marcher sur les voies publiques, les chemins, les boulevards ou les promenades dans les endroits interdits	paragraphe 13 (12)
122.	Ne pas immobiliser son véhicule avant d'emprunter la partie carrossable d'une voie publique, d'un chemin, d'un boulevard ou d'une promenade	paragraphe 14 (1)
123.	Bicyclette — ne pas céder le passage au moment d'emprunter la partie carrossable d'une voie publique, d'un chemin, d'un boulevard ou d'une promenade à partir d'un sentier	paragraphe 14 (2)
124.	Véhicule motorisé — ne pas céder le passage au moment d'emprunter un sentier qui ne fait pas partie de la partie carrossable d'une voie publique, d'un chemin, d'un boulevard ou d'une promenade	paragraphe 14 (3)
125.	Afficher illégalement une affiche ou un dispositif publicitaire à l'extérieur d'un véhicule touristique	article 19
126.	Faire fonctionner un système de sonorisation ou un haut-parleur à partir d'un véhicule touristique	article 20
127.	Permettre à un enfant de moins de 10 ans qui n'est pas accompagné d'un adulte de se trouver dans les parcs	article 21

3. The Regulation is amended by adding the following French version of Schedule 82.1:

ANNEXE 82.1

Règlement 1023 des Règlements refondus de l'Ontario de 1990 pris en application de la *Loi sur la Commission des parcs du Saint-Laurent*

Numéro	Colonne 1	Colonne 2
1.	Couper une plante, un arbrisseau ou un arbre	alinéa 2 (1) a)
2.	Enlever une plante, un arbrisseau ou un arbre	alinéa 2 (1) a)
3.	Endommager une plante, un arbrisseau ou un arbre	alinéa 2 (1) a)
4.	Abîmer les biens de la Commission	alinéa 2 (1) b)
5.	Enlever les biens de la Commission	alinéa 2 (1) b)
6.	Endommager les biens de la Commission	alinéa 2 (1) b)
7.	Aller dans les secteurs fermés des parcs	alinéa 2 (1) c)

Numéro	Colonne 1	Colonne 2
8.	Aller dans les parcs ailleurs qu'à un point d'entrée désigné	paragraphe 2 (2)
9.	Vendre illégalement un article	alinéa 3 (1) b)
10.	Vendre illégalement un service	alinéa 3 (1) b)
11.	Mettre illégalement un article en vente	alinéa 3 (1) b)
12.	Mettre illégalement un service en vente	alinéa 3 (1) b)
13.	Mendier	alinéa 3 (1) c)
14.	Demander la charité	alinéa 3 (1) c)
15.	Entrer illégalement dans les parcs dans les 10 jours après avoir été expulsé	paragraphe 3 (4)
16.	Tenter illégalement d'entrer dans les parcs dans les 10 jours après avoir été expulsé	paragraphe 3 (4)
17.	Avoir illégalement en sa possession un fusil à air comprimé	alinéa 4 a)
18.	Allumer ou faire partir illégalement des pièces de feux d'artifice	alinéa 4 b)
19.	Jeter des détritux ailleurs que dans les récipients fournis à cette fin	paragraphe 5 (1)
20.	Abandonner des objets ailleurs que dans les récipients fournis à cette fin	paragraphe 5 (1)
21.	Ne pas garder un emplacement de camping dans un état propre	paragraphe 5 (2)
22.	Ne pas rétablir un emplacement de camping dans son état naturel	paragraphe 5 (2)
23.	Allumer un feu ailleurs que dans un foyer	alinéa 6 (2) a)
24.	Entretenir un feu ailleurs que dans un foyer	alinéa 6 (2) a)
25.	Allumer un feu à un endroit non désigné à cette fin	alinéa 6 (2) b)
26.	Entretenir un feu à un endroit non désigné à cette fin	alinéa 6 (2) b)
27.	Laisser brûler un feu sans surveillance	paragraphe 6 (3)
28.	Fumer dans un endroit interdit	paragraphe 6 (4)
29.	Amener un animal non attaché à une laisse dans les parcs	paragraphe 7 (1)
30.	Amener dans les parcs un animal attaché à une laisse d'une longueur supérieure à deux mètres	paragraphe 7 (1)
31.	Faire illégalement de l'équitation dans les parcs	paragraphe 7 (2)
32.	Permettre à un animal, notamment un cheval ou un chien, d'aller dans les eaux servant à la baignade	paragraphe 7 (3)
33.	Permettre à un animal, notamment un cheval ou un chien, d'aller sur la plage	paragraphe 7 (3)
34.	Conduire un véhicule en dehors de la chaussée	article 8
35.	Conduire un véhicule à un endroit non désigné à cette fin	article 8
36.	Utiliser un véhicule lourd sans consentement	paragraphe 11 (2)
37.	Faire atterrir un aéronef ailleurs que dans un aéroport	article 12
38.	Ne pas obéir à un ordre concernant la circulation	paragraphe 13 (2)
39.	Conduire illégalement un véhicule utilitaire dans les parcs	article 14
40.	Se trouver illégalement dans les parcs entre le coucher du soleil et 9 h	article 16
41.	Pique-niquer dans des lieux non prévus à cette fin	article 17
42.	Se livrer à des activités sportives dans des lieux non prévus à cette fin	article 18
43.	Utiliser un bateau dans un lieu de baignade	paragraphe 19 (1)
44.	Utiliser une planche à voile dans un lieu de baignade	paragraphe 19 (1)
45.	Utiliser des skis nautiques dans un lieu de baignade	paragraphe 19 (1)
46.	Utiliser un aquaplane dans un lieu de baignade	paragraphe 19 (1)
47.	Laisser un bateau sur une plage adjacente à un lieu de baignade	paragraphe 19 (2)
48.	Laisser une planche à voile sur une plage adjacente à un lieu de baignade	paragraphe 19 (2)
49.	Occuper illégalement un emplacement de camping	article 20
50.	Placer plus de trois éléments de matériel sur un emplacement de camping	paragraphe 23 (1)
51.	Construire un quai sur un emplacement de camping ou à proximité de celui	paragraphe 23 (2)
52.	Construire un hangar sur un emplacement de camping ou à proximité de celui	paragraphe 23 (2)
53.	Laisser un emplacement de camping inoccupé pendant plus de huit heures au cours des 24 premières heures	paragraphe 24 (4)
54.	Laisser illégalement un emplacement de camping inoccupé pendant plus de 48 heures	paragraphe 24 (5)
55.	Visiteur — ne pas quitter un emplacement de camping au plus tard à 21 h	paragraphe 24 (7)
56.	Permettre à plus de six personnes (sauf un ou deux adultes et leurs enfants) d'occuper un emplacement de camping	paragraphe 24 (9)
57.	Faire illégalement entrer un véhicule dans les parcs	paragraphe 25 (1)
58.	Transporter illégalement un bâtiment	article 28

4. This Regulation comes into force on the day it is filed.

RÈGLEMENT DE L'ONTARIO 195/08

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 4 juin 2008

déposé le 6 juin 2008

publié sur le site Lois-en-ligne le 10 juin 2008

imprimé dans la *Gazette de l'Ontario* le 21 juin 2008

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des codifications (règlements) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le point 124 de la version anglaise de l'annexe 66.1 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «parkway» à «pathway».

2. Le règlement est modifié par adjonction de la version française suivante de l'annexe 66.1 :

ANNEXE 66.1Règlement 829 des Règlements refondus de l'Ontario de 1990 pris en application de la *Loi sur les parcs du Niagara*

Numéro	Colonne 1	Colonne 2
1.	Enlever une plante, un arbrisseau ou une fleur	alinéa 2 (1) a)
2.	Endommager une plante, un arbrisseau ou une fleur	alinéa 2 (1) a)
3.	Grimper sur un arbre	alinéa 2 (1) b)
4.	Grimper sur une clôture	alinéa 2 (1) b)
5.	Enlever un arbre	alinéa 2 (1) b)
6.	Enlever une clôture	alinéa 2 (1) b)
7.	Endommager un arbre	alinéa 2 (1) b)
8.	Endommager une clôture	alinéa 2 (1) b)
9.	Grimper sur un banc ou un siège	alinéa 2 (1) c)
10.	Grimper sur un monument	alinéa 2 (1) c)
11.	Grimper sur un panneau	alinéa 2 (1) c)
12.	Enlever un banc ou un siège	alinéa 2 (1) c)
13.	Enlever un monument	alinéa 2 (1) c)
14.	Enlever un panneau	alinéa 2 (1) c)
15.	Endommager un banc ou un siège	alinéa 2 (1) c)
16.	Endommager un monument	alinéa 2 (1) c)
17.	Endommager un panneau	alinéa 2 (1) c)
18.	Grimper sur un pont	alinéa 2 (1) d)
19.	Grimper sur un mur	alinéa 2 (1) d)
20.	Abîmer un pont	alinéa 2 (1) d)
21.	Endommager un pont	alinéa 2 (1) d)
22.	Abîmer un mur	alinéa 2 (1) d)
23.	Endommager un mur	alinéa 2 (1) d)
24.	Abîmer un bâtiment	alinéa 2 (1) e)
25.	Endommager un bâtiment	alinéa 2 (1) e)
26.	Abîmer un bien de la Commission	alinéa 2 (1) f)
27.	Endommager un bien de la Commission	alinéa 2 (1) f)
28.	Jeter ou déposer des objets	paragraphe 2 (2)
29.	Jeter ou déposer des débris	paragraphe 2 (2)
30.	Laisser un animal en liberté	paragraphe 2 (3)
31.	Faire illégalement de l'équitation	paragraphe 2 (4)
32.	Nager ou se baigner dans une zone non désignée à cette fin	alinéa 2 (5) a)
33.	Introduire un radeau de sauvetage ou une chambre à air dans une zone de baignade	alinéa 2 (5) b)
34.	Utiliser un radeau de sauvetage ou une chambre à air dans une zone de baignade	alinéa 2 (5) b)
35.	Introduire un bateau dans une zone de baignade	alinéa 2 (5) c)
36.	Introduire une planche de surf dans une zone de baignade	alinéa 2 (5) c)
37.	Introduire des skis nautiques dans une zone de baignade	alinéa 2 (5) c)

Numéro	Colonne 1	Colonne 2
38.	Introduire du matériel de plongée sous-marine dans une zone de baignade	alinéa 2 (5) c)
39.	Utiliser un bateau dans une zone de baignade	alinéa 2 (5) c)
40.	Utiliser une planche de surf dans une zone de baignade	alinéa 2 (5) c)
41.	Utiliser des skis nautiques dans une zone de baignade	alinéa 2 (5) c)
42.	Utiliser du matériel de plongée sous-marine dans une zone de baignade	alinéa 2 (5) c)
43.	Introduire une bouteille de verre dans une zone de baignade	alinéa 2 (5) d)
44.	Introduire une boîte métallique dans une zone de baignade	alinéa 2 (5) d)
45.	Introduire un récipient dans une zone de baignade	alinéa 2 (5) d)
46.	Avoir en sa possession une bouteille de verre dans une zone de baignade	alinéa 2 (5) d)
47.	Avoir en sa possession une boîte métallique dans une zone de baignade	alinéa 2 (5) d)
48.	Avoir en sa possession un récipient dans une zone de baignade	alinéa 2 (5) d)
49.	Introduire un animal dans une zone de baignade	alinéa 2 (5) e)
50.	Permettre à un animal de se trouver dans une zone de baignade	alinéa 2 (5) e)
51.	Avoir illégalement en sa possession un fusil à air comprimé	alinéa 2 (6) a)
52.	Avoir illégalement en sa possession un fusil à gaz comprimé	alinéa 2 (6) a)
53.	Avoir illégalement en sa possession un fusil à ressort	alinéa 2 (6) a)
54.	Avoir illégalement en sa possession du matériel de tir à l'arc	alinéa 2 (6) a)
55.	Avoir illégalement en sa possession une catapulte	alinéa 2 (6) a)
56.	Allumer ou faire partir illégalement des pièces de feux d'artifice	alinéa 2 (6) b)
57.	Faire illégalement un feu	paragraphe 2 (7)
58.	Allumer illégalement un feu	paragraphe 2 (7)
59.	Se promener sur l'herbe ou le gazon dans une zone interdite	paragraphe 2 (8)
60.	Lancer des pierres	alinéa 2 (9) b)
61.	Rechercher des clients éventuels	alinéa 2 (9) c)
62.	Mendier	alinéa 2 (9) d)
63.	Faire de la sollicitation	alinéa 2 (9) d)
64.	Solliciter des souscriptions	alinéa 2 (9) d)
65.	Solliciter des contributions	alinéa 2 (9) d)
66.	Mettre illégalement des articles ou des objets en vente	alinéa 2 (9) e)
67.	Mettre illégalement des services en vente	alinéa 2 (9) e)
68.	Vendre illégalement des articles ou des objets	alinéa 2 (9) e)
69.	Vendre illégalement des services	alinéa 2 (9) e)
70.	Distribuer des imprimés	alinéa 2 (9) f)
71.	Placer des imprimés sur un véhicule ou à l'intérieur de celui-ci	alinéa 2 (9) f)
72.	Flâner entre minuit et le lever du soleil	alinéa 2 (9) g)
73.	Chasser illégalement du gibier à plume	alinéa 2 (9) k)
74.	Tirer illégalement du gibier à plume	alinéa 2 (9) k)
75.	Chasser illégalement les oiseaux	alinéa 2 (9) l)
76.	Piéger illégalement les oiseaux	alinéa 2 (9) l)
77.	Maltraiter illégalement les oiseaux	alinéa 2 (9) l)
78.	Chasser illégalement les animaux	alinéa 2 (9) l)
79.	Piéger illégalement les animaux	alinéa 2 (9) l)
80.	Maltraiter illégalement les animaux	alinéa 2 (9) l)
81.	Endommager ou détruire un avis affiché	alinéa 2 (9) m)
82.	Camper illégalement dans une zone non désignée à cette fin	alinéa 2 (9) n)
83.	Entrer illégalement dans les parcs dans les 72 heures après avoir été expulsé	paragraphe 2 (13)
84.	Tenter illégalement d'entrer dans les parcs dans les 72 heures après avoir été expulsé	paragraphe 2 (13)
85.	Placer illégalement un bateau ou une autre embarcation sur le talus de la rivière Niagara qui relève de la compétence de la Commission	article 4
86.	Placer illégalement un bateau ou une autre embarcation sur la rive de la rivière Niagara qui relève de la compétence de la Commission	article 4
87.	Permettre illégalement que soit placé un bateau ou une autre embarcation sur le talus de la rivière Niagara qui relève de la compétence de la Commission	article 4
88.	Permettre illégalement que soit placé un bateau ou une autre embarcation sur la rive de la rivière Niagara qui relève de la compétence de la Commission	article 4
89.	Décoller illégalement à bord d'un ballon à partir des parcs	article 5
90.	Décoller illégalement à bord d'un aéronef ou d'un autre type d'aéronef à partir des parcs	article 5
91.	Atterrir illégalement en ballon	article 5
92.	Atterrir illégalement en parachute	article 5
93.	Atterrir illégalement en aéronef ou à bord d'un autre type d'aéronef	article 5
94.	Jouer illégalement d'un instrument	alinéa 6 a)
95.	Transporter illégalement un drapeau ou autre emblème	alinéa 6 b)

Numéro	Colonne 1	Colonne 2
96.	Afficher illégalement un drapeau ou autre emblème	alinéa 6 b)
97.	Défiler illégalement	alinéa 6 c)
98.	Accomplir illégalement toute action qui peut vraisemblablement porter des personnes à s'assembler	alinéa 6 d)
99.	Creuser illégalement le sol	article 7
100.	Transporter illégalement des bâtiments ou des constructions qui peuvent entraver la circulation sur la chaussée	article 8
101.	Transporter illégalement des machines qui peuvent entraver la circulation sur la chaussée	article 8
102.	Poser ou afficher des avis, des affiches ou d'autres dispositifs publicitaires dans une zone interdite sans permis d'affichage	article 10
103.	Exposer des avis, des affiches ou d'autres dispositifs publicitaires dans une zone interdite sans permis d'affichage	article 10
104.	Guider des visiteurs moyennant rétribution sans permis de guide	paragraphe 11 (1)
105.	Exploiter un véhicule touristique sans permis de guide	paragraphe 11 (2)
106.	Permettre à une autre personne d'exploiter un véhicule touristique sans permis de guide	paragraphe 11 (2)
107.	Exploiter un véhicule touristique sans permis de véhicule touristique	paragraphe 12 (1)
108.	Permettre à une autre personne d'exploiter un véhicule touristique sans permis de véhicule touristique	paragraphe 12 (1)
109.	Vitesse supérieure à 40 km/h dans le parc Queen Victoria	alinéa 13 (3) a)
110.	Vitesse supérieure à 40 km/h dans le parc Queenston Heights	alinéa 13 (3) a)
111.	Vitesse supérieure à 50 km/h sur la partie désignée du chemin Lakeshore	alinéa 13 (3) b)
112.	Vitesse supérieure à 50 km/h sur la partie désignée de la promenade Niagara	alinéa 13 (3) b)
113.	Vitesse supérieure à 50 km/h sur la partie désignée de la promenade Niagara	alinéa 13 (3) c)
114.	Vitesse supérieure à 60 km/h sur les voies publiques, chemins, boulevards ou promenades de la Commission	alinéa 13 (3) d)
115.	Utiliser un véhicule hors des tronçons des voies publiques, des chemins, des boulevards ou des promenades de la Commission qui sont aménagés pour la circulation des véhicules	paragraphe 13 (4)
116.	Utiliser un véhicule tracté, propulsé ou conduit par la force musculaire dans les endroits interdits	paragraphe 13 (4.1)
117.	Conduire une motoneige dans une zone non désignée à cette fin	alinéa 13 (5) a)
118.	Conduire une motoneige entre 23 h et 7 h	alinéa 13 (5) b)
119.	Utiliser un véhicule lourd	paragraphe 13 (9)
120.	Conduire un véhicule lourd	paragraphe 13 (9)
121.	Marcher sur les voies publiques, les chemins, les boulevards ou les promenades dans les endroits interdits	paragraphe 13 (12)
122.	Ne pas immobiliser son véhicule avant d'emprunter la partie carrossable d'une voie publique, d'un chemin, d'un boulevard ou d'une promenade	paragraphe 14 (1)
123.	Bicyclette — ne pas céder le passage au moment d'emprunter la partie carrossable d'une voie publique, d'un chemin, d'un boulevard ou d'une promenade à partir d'un sentier	paragraphe 14 (2)
124.	Véhicule motorisé — ne pas céder le passage au moment d'emprunter un sentier qui ne fait pas partie de la partie carrossable d'une voie publique, d'un chemin, d'un boulevard ou d'une promenade	paragraphe 14 (3)
125.	Afficher illégalement une affiche ou un dispositif publicitaire à l'extérieur d'un véhicule touristique	article 19
126.	Faire fonctionner un système de sonorisation ou un haut-parleur à partir d'un véhicule touristique	article 20
127.	Permettre à un enfant de moins de 10 ans qui n'est pas accompagné d'un adulte de se trouver dans les parcs	article 21

3. Le règlement est modifié par adjonction de la version française suivante de l'annexe 82.1 :

ANNEXE 82.1

Règlement 1023 des Règlements refondus de l'Ontario de 1990 pris en application de la *Loi sur la Commission des parcs du Saint-Laurent*

Numéro	Colonne 1	Colonne 2
1.	Couper une plante, un arbrisseau ou un arbre	alinéa 2 (1) a)
2.	Enlever une plante, un arbrisseau ou un arbre	alinéa 2 (1) a)
3.	Endommager une plante, un arbrisseau ou un arbre	alinéa 2 (1) a)
4.	Abîmer les biens de la Commission	alinéa 2 (1) b)
5.	Enlever les biens de la Commission	alinéa 2 (1) b)
6.	Endommager les biens de la Commission	alinéa 2 (1) b)
7.	Aller dans les secteurs fermés des parcs	alinéa 2 (1) c)

Numéro	Colonne 1	Colonne 2
8.	Aller dans les parcs ailleurs qu'à un point d'entrée désigné	paragraphe 2 (2)
9.	Vendre illégalement un article	alinéa 3 (1) b)
10.	Vendre illégalement un service	alinéa 3 (1) b)
11.	Mettre illégalement un article en vente	alinéa 3 (1) b)
12.	Mettre illégalement un service en vente	alinéa 3 (1) b)
13.	Mendier	alinéa 3 (1) c)
14.	Demander la charité	alinéa 3 (1) c)
15.	Entrer illégalement dans les parcs dans les 10 jours après avoir été expulsé	paragraphe 3 (4)
16.	Tenter illégalement d'entrer dans les parcs dans les 10 jours après avoir été expulsé	paragraphe 3 (4)
17.	Avoir illégalement en sa possession un fusil à air comprimé	alinéa 4 a)
18.	Allumer ou faire partir illégalement des pièces de feux d'artifice	alinéa 4 b)
19.	Jeter des débris ailleurs que dans les récipients fournis à cette fin	paragraphe 5 (1)
20.	Abandonner des objets ailleurs que dans les récipients fournis à cette fin	paragraphe 5 (1)
21.	Ne pas garder un emplacement de camping dans un état propre	paragraphe 5 (2)
22.	Ne pas rétablir un emplacement de camping dans son état naturel	paragraphe 5 (2)
23.	Allumer un feu ailleurs que dans un foyer	alinéa 6 (2) a)
24.	Entretenir un feu ailleurs que dans un foyer	alinéa 6 (2) a)
25.	Allumer un feu à un endroit non désigné à cette fin	alinéa 6 (2) b)
26.	Entretenir un feu à un endroit non désigné à cette fin	alinéa 6 (2) b)
27.	Laisser brûler un feu sans surveillance	paragraphe 6 (3)
28.	Fumer dans un endroit interdit	paragraphe 6 (4)
29.	Amener un animal non attaché à une laisse dans les parcs	paragraphe 7 (1)
30.	Amener dans les parcs un animal attaché à une laisse d'une longueur supérieure à deux mètres	paragraphe 7 (1)
31.	Faire illégalement de l'équitation dans les parcs	paragraphe 7 (2)
32.	Permettre à un animal, notamment un cheval ou un chien, d'aller dans les eaux servant à la baignade	paragraphe 7 (3)
33.	Permettre à un animal, notamment un cheval ou un chien, d'aller sur la plage	paragraphe 7 (3)
34.	Conduire un véhicule en dehors de la chaussée	article 8
35.	Conduire un véhicule à un endroit non désigné à cette fin	article 8
36.	Utiliser un véhicule lourd sans consentement	paragraphe 11 (2)
37.	Faire atterrir un aéronef ailleurs que dans un aéroport	article 12
38.	Ne pas obéir à un ordre concernant la circulation	paragraphe 13 (2)
39.	Conduire illégalement un véhicule utilitaire dans les parcs	article 14
40.	Se trouver illégalement dans les parcs entre le coucher du soleil et 9 h	article 16
41.	Pique-niquer dans des lieux non prévus à cette fin	article 17
42.	Se livrer à des activités sportives dans des lieux non prévus à cette fin	article 18
43.	Utiliser un bateau dans un lieu de baignade	paragraphe 19 (1)
44.	Utiliser une planche à voile dans un lieu de baignade	paragraphe 19 (1)
45.	Utiliser des skis nautiques dans un lieu de baignade	paragraphe 19 (1)
46.	Utiliser un aquaplane dans un lieu de baignade	paragraphe 19 (1)
47.	Laisser un bateau sur une plage adjacente à un lieu de baignade	paragraphe 19 (2)
48.	Laisser une planche à voile sur une plage adjacente à un lieu de baignade	paragraphe 19 (2)
49.	Occuper illégalement un emplacement de camping	article 20
50.	Placer plus de trois éléments de matériel sur un emplacement de camping	paragraphe 23 (1)
51.	Construire un quai sur un emplacement de camping ou à proximité de celui-ci	paragraphe 23 (2)
52.	Construire un hangar sur un emplacement de camping ou à proximité de celui-ci	paragraphe 23 (2)
53.	Laisser un emplacement de camping inoccupé pendant plus de huit heures au cours des 24 premières heures	paragraphe 24 (4)
54.	Laisser illégalement un emplacement de camping inoccupé pendant plus de 48 heures	paragraphe 24 (5)
55.	Visiteur — ne pas quitter un emplacement de camping au plus tard à 21 h	paragraphe 24 (7)
56.	Permettre à plus de six personnes (sauf un ou deux adultes et leurs enfants) d'occuper un emplacement de camping	paragraphe 24 (9)
57.	Faire illégalement entrer un véhicule dans les parcs	paragraphe 25 (1)
58.	Transporter illégalement un bâtiment	article 28

4. Le présent règlement entre en vigueur le jour de son dépôt.

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (<http://www.e-laws.gov.on.ca/>).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (<http://www.lois-en-ligne.gouv.on.ca/>).

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à mbs.GazettePubsOnt@ontario.ca

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- 1) Le tarif publicitaire pour la première insertion envoyée électroniquement est de 75,00\$ par espace-colonne jusqu'à un ¼ de page.
- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at mbs.GazettePubsOnt@ontario.ca

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 141-26
Saturday, 28 June 2008

Toronto

ISSN 0030-2937
Le samedi 28 juin 2008

Proclamation

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

STRENGTHENING BUSINESS THROUGH A SIMPLER TAX SYSTEM ACT, 2007

We, by and with the advice of the Executive Council of Ontario, name January 1, 2009 as the day on which subsections 1 (2), (3), (4), (6) and (7) of Schedule B to the *Strengthening Business through a Simpler Tax System Act, 2007*, c. 11, come into force.

WITNESS:

THE HONOURABLE
WARREN K. WINKLER
CHIEF JUSTICE OF ONTARIO

ADMINISTRATOR OF THE
GOVERNMENT OF OUR
PROVINCE OF ONTARIO

GIVEN at Toronto, Ontario, on June 17, 2008.

BY COMMAND

TED McMEEKIN
Minister of Government and Consumer Services

ELIZABETH DEUX, par la grâce de Dieu, Reine du Royaume-Uni, du Canada et de ses autres royaumes et territoires, Chef du Commonwealth, Défenseur de la Foi.

LOI DE 2007 VISANT À RENFORCER LES ENTREPRISES GRÂCE À UN RÉGIME FISCAL PLUS SIMPLE

Sur l'avis du Conseil exécutif de l'Ontario, nous désignons le 1^{er} janvier 2009 comme le jour où entrent en vigueur les paragraphes 1 (2), (3), (4), (6) et (7) de l'annexe B de la *Loi de 2007 visant à renforcer les entreprises grâce à un régime fiscal plus simple*, chap. 11.

TÉMOIN:

L'HONORABLE
WARREN K. WINKLER
JUGE EN CHEF DE L'ONTARIO

ADMINISTRATEUR DU
GOUVERNEMENT DE NOTRE
PROVINCE DE L'ONTARIO

FAIT à Toronto (Ontario) le 17 juin 2008.

PAR ORDRE

TED McMEEKIN
ministre des Services gouvernementaux et
des Services aux consommateurs
(141-G262)



Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987,

and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

Published by Ministry of Government and Consumer Services
Publié par le Ministère des Services gouvernementaux et des Services aux consommateurs

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1585



1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732

1686452 Ontario Limited (o/a Heavenly Touch Limo) 47984
703 – 88 Palace Pier, Etobicoke, ON M8V 4C2

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Barrie and Hamilton, the Regional Municipalities of Peel, York, Durham, Waterloo and Halton and the County of Wellington to the Ontario/Quebec and the Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or drop off of passengers except at point of origin.

PROVIDED further that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Applies for a public vehicle operating licence as follows: **47984-A**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto, Barrie and Hamilton, the Regional Municipalities of Peel, York, Durham, Waterloo and Halton and the County of Wellington.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

4468198 Canada Inc. 47986 & 47986-A
400 Ave. Michel-Jasmin, Bureau 200, Dorval, Quebec. H9P 1C1

Applies for the approval of the transfer of extra provincial operating licence X-3423 and public vehicle operating licence PV-5089 both now in the name of Autocars Jordez Inc., 4365 boul Industriel, Sherbrooke, Quebec J1L 3C2.

Beaudrie Bus Lines Ltd. 30565-D
8125 Highway 62, R. R. # 1, P. O. Box 338, Foxboro, ON K0K 2B0

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Hastings, Renfrew, Northumberland, Haliburton and Prince Edward and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-6846 now in the name of Beaudrie Bus Lines Ltd. be cancelled.

Dan Nel Coach Lines Company Limited 31533-I
10-12 Keefer Rd., St. Catharines, ON L2M 7N9

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the District School Board of Niagara and the Niagara Catholic District School Board under contract with the Niagara Student Transportation Services Inc., Le Conseil scolaire de district catholique Centre-Sud and Le Conseil scolaire de district du Centre-Sud-Ouest between points in the Regional Municipality of Niagara and schools under the jurisdiction of the aforesaid School Boards and the Niagara Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Niagara Student Transportation Services Inc.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-7067 and PVS-7235 now in the name of Dan Nel Coach Lines Company Limited and also PVS-6753 now in the name of Rose City Bus Line Limited be cancelled.

Joe Foley Bus Lines (Madoc) Ltd. 35993-W
R. R. # 1, Madoc, ON K0K 2K0

Applies for an extra provincial operating licence as follows:

For the transportation of passengers for and on behalf of the Department of National Defence Canada on a chartered trip from points in Ontario to the Ontario/Quebec, Ontario/Manitoba and the Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED that there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER that chartered trips other than those authorized herein are prohibited.

Applies for a public vehicle operating licence as follows: **35993-X**

For the transportation of passengers for and on behalf of the Department of National Defence Canada on a chartered trip from points in Ontario.

PROVIDED that chartered trips other than those authorized herein are prohibited.

Morton Bus Transportation Limited 44650-A
125 College Street E., Belleville, ON K8P 5A2

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Hastings, Prince Edward, Renfrew, Northumberland and Haliburton, the United Counties of Lennox and Addington and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-8054 now in the name of Morton Bus Transportation Limited be cancelled.

Al Parkhurst Transportation Limited
125 College St. E., Belleville, ON K8P 5A2

24668-C

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, the Hastings and Prince Edward District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est, Le Conseil Des Ecoles Publiques De L'Est De L'Ontario and the Airy and Sabine District School Authority under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac, Hastings, Prince Edward, Renfrew, Northumberland and Haliburton, the United Counties of Lennox and Addington and the District of Nipissing and schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-9031 now in the name of Al Parkhurst Transportation Limited be cancelled.

Doris & Terrance Thake
2041 Eel Bay Rd., R. R. # 2, Perth Road, ON K0H 2L0

44239-A

Applies for a public vehicle (school bus) operating licence as follows:

For the transportation of students for the Algonquin and Lakeshore Catholic District School Board, the Limestone District School Board, Le Conseil Des Ecoles Catholiques De Langue Francaise Du Centre-Est and Le Conseil Des Ecoles Publiques De L'Est De L'Ontario under contract with the Tri-Board Student Transportation Services Inc. between points in the Counties of Frontenac and Lanark and the United Counties of Leeds and Grenville and Lennox and Addington and schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED THAT chartered trips be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Boards and the Tri-Board Student Transportation Services Inc.

PROVIDED FURTHER THAT the current terms of public vehicle school bus operating licence PVS-6604 now in the name of Doris Beverly and Terrance Raymond Thake be cancelled.

(141-G263) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis de non-observation de la Loi sur l'imposition des sociétés

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241(1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Ministry of Finance, Corporations Tax, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des sociétés*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des sociétés* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à l'Imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa ON L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-06-28	
ACCURATE OFFICE INSTALLERS INC.	001308441
ADAMS LANE INC.	001256407
BANDERAS PHOTO LIMITED	001368722
BEACON HOUSE INVESTMENTS LTD.	002053128
BRASS INTERNATIONAL TRADING INC.	000654236
C TECH INDUSTRIES INC.	001250888
CHEM-ETCH & STAMP OF CANADA LIMITED	000299705
CINESCENE INC.	001536260
COMPLEAT METERING SOLUTIONS INC.	001518022
D.A. BILLIARDS INC.	001035876
DAY-MARK GROUP INC.	000758644
EATING COURT RESTAURANT INC.	001138609
ETCETERA BOOKS INC.	001230673
EXCEL CORP.	001370040
FAST MEDIA LEADS LTD.	002012761
FINAL SOLUTIONS LIMITED	001570662
FINSURE INC.	001627960
G. G. ARK GROUP INC.	000854325
GARNER HEALEY & ASSOCIATES INC.	000923464
GES ELECTRONICS GROUP LTD.	000558918
GIN & JUICE ENTERTAINMENT GROUP LTD.	002051739
GLOBAL SIGNS INC.	001100077
GOLDPOINT GLOBAL CAPITAL CORPORATION	001029756
HG X-RAY ELECTRONICS INC.	000674516

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HOPPER PIPELINE INTEGRITY INC.	001435991
I SHOP INC.	001368864
ISLAND HAUL-A-WAY MARINE SERVICES INC.	001432692
ISTI CORPORATION	000996192
JORDAN ENTERPRISES INC.	001142640
JOVOMAR LTD.	000292094
KAPIL CONVENIENCE STORE INC.	002052864
KENDALL CHAI TECHNOLOGIES INC.	001432438
KINGSBERG FAR EAST LIMITED	001253132
KNOX BROTHERS FUELS LIMITED	000932860
LA WA PASTRY & BAKERY INC.	001384794
LAUREL DIVERSIFIED FUNERAL PRODUCTS INC.	001171132
LINK MULTIMEDIA CORPORATION	001102954
LOGICORP COMPUTER SYSTEMS INC.	001088269
MIDWEST & TANG INVESTMENT GROUP INC.	000978553
MILNE SLAUENWHITE STEVENSON ARCHITECT LTD.	000767532
MINIC CONTRACTING LIMITED	001425916
NAVIS REALTY INC.	000864112
NORTHCHapel PROPERTIES INC.	001602413
NOVITA FASHIONS INC.	001240434
ONCKAR SOFTWARE INC.	001263555
ORBIT HOLDCORP INC.	001119792
OSHAWA TAXI INC.	001387922
P.M.B. FOOD SERVICES LTD.	001019588
PLAC INDUSTRIAL SYSTEMS INC.	001238468
PLAY IT AGAIN MUSIC ACADEMY INC.	001361031
PREMIUM STAFFING SERVICES LTD.	002042197
PRESENTATIONS INC.	000776049
PURCARU CONSULTING INC.	001328534
Q.A. SOFTWARE PARTNER INC.	001311456
QUORUM COMPUTING INC.	001245900
SAS INTERNATIONAL DEVELOPMENTS INC.	001537549
SATURN PRODUCTIONS INC.	001433620
SPATIAL DEVELOPMENTS-GENERAL CONTRACTORS LTD.	000661244
STERN INTERNATIONAL CONSULTANTS INC.	001033793
SUPERIOR CHOCOLATE LIMITED	000934868
T & G BRIDAL SWEETHEART GOWNS CANADA INC.	000839660
THE BRINDLE AGENCY INC.	001146527
THE GOLLEK GROUP INC.	001466038
THE TRILLIUM REAL ESTATE SERVICES INC.	000897341
TOTAL DOCUMENT SOLUTIONS INC.	000877508
TRANSATLANTIC MARKETING GROUP INC.	001051944
TURK-85 LTD.	000620766
WALKERVILLE-STRATHCONA MANAGEMENT INC.	001298410
WATERBOY MAINTENANCE INC.	002053240
WENTWORTH ROOFING LTD.	000290733
WM. GROSHOK LIMITED	000421196
1042488 ONTARIO LTD.	001042488
1064033 ONTARIO LIMITED	001064033
1072896 ONTARIO INC.	001072896
1073546 ONTARIO INCORPORATED	001073546
1083276 ONTARIO INC.	001083276
1127059 ONTARIO LIMITED	001127059
1147546 ONTARIO INC.	001147546
1164797 ONTARIO LIMITED	001164797
1178282 ONTARIO INC.	001178282
1219673 ONTARIO INC.	001219673
1222831 ONTARIO LTD.	001222831
1235049 ONTARIO LTD.	001235049
1241058 ONTARIO LIMITED	001241058
1269558 ONTARIO INC.	001269558
1297242 ONTARIO INC.	001297242
1352309 ONTARIO LIMITED	001352309
1364007 ONTARIO LTD.	001364007
1365657 ONTARIO LIMITED	001365657
1439662 ONTARIO INC.	001439662

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1469112 ONTARIO INC.	001469112
1480821 ONTARIO LIMITED	001480821
1507847 ONTARIO LIMITED	001507847
1513391 ONTARIO LIMITED	001513391
1517930 ONTARIO LIMITED	001517930
1518565 ONTARIO INCORPORATED	001518565
1538379 ONTARIO LIMITED	001538379
1582343 ONTARIO INC.	001582343
1583113 ONTARIO INC.	001583113
1585212 ONTARIO LTD.	001585212
1590988 ONTARIO LTD.	001590988
1605044 ONTARIO INC.	001605044
1617441 ONTARIO LIMITED	001617441
1621943 ONTARIO INC.	001621943
1624007 ONTARIO LIMITED	001627004
1628267 ONTARIO INC.	001628267
1628978 ONTARIO INC.	001628978
1629672 ONTARIO INC.	001629672
2004994 ONTARIO LIMITED	002004994
2011666 ONTARIO INC.	002011666
2015329 ONTARIO LTD.	002015329
2022297 ONTARIO LIMITED	002022297
2029364 ONTARIO INC.	002029364
421328 ONTARIO INC.	000421328
488185 ONTARIO INC.	000488185
654360 ONTARIO LIMITED	000654360
788462 ONTARIO LIMITED	000788462
788728 ONTARIO INC.	000788728
809617 ONTARIO LIMITED	000809617
950920 ONTARIO LIMITED	000950920

(141-G264)

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of Certificate
of Incorporation
(Corporations Tax Act Defaulters)
Annulation de certificat de constitution
(Non-observation de la Loi sur
l'imposition des sociétés)**

NOTICE IS HEREBY GIVEN that, under subsection 241(4) of the *Business Corporations Act*, the Certificate of Incorporation of the corporations named hereunder have been cancelled by an Order for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la *Loi sur les sociétés par actions*, le certificat de constitution de la société sous-nommé a été annulée par Ordre pour non-observation des dispositions de la *Loi sur l'imposition des sociétés* et que la dissolution de la société concernée prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-06-02	
ACQUICO HOLDINGS INC.	001378827
AFFI-NET COMMUNICATIONS INC.	001377771
AHURA GENERAL MAINTENANCE INC.	001376728

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ALCOR INDUSTRIES INCORPORATED	001377012
ALEXIA KLYSH PRODUCTIONS LTD.	001420600
ANDRAMEDA GLOBE TRADING CO. LTD.	001378563
ANJOU (ONTARIO) INC.	001550491
ARCOL AUTO & TRUCK RECYCLING LTD.	001378280
ATM NETWORK SERVICES CANADA INC.	001372655
BIKESKI INC.	001378809
CALIFORNIA SHUTTERS AND BLINDS INC.	001377916
CANADIAN HITECH EXPORTERS INC.	001378475
CARGO LOGISTICS INC.	001173954
CHUNG WING DEVELOPMENT INC.	001376798
COMPILED TECHNOLOGIES INCORPORATED	001033792
COMPUSUN INC.	001377806
CONTINUUM INC.	001377089
DNT TRUCKING INC.	001373494
ELBERT, BROWN & ASSOCIATES LTD.	001377967
ENVISION OPTICS LTD.	001370037
ESPRESSO CAPITAL INC.	001495051
EVEROCK INC.	001376737
FIRE SAFETY CONSULTING GROUP CANADA INC.	001377933
FOREM HOLDINGS LIMITED	001378479
FOX RIDGE SYSTEMS INTERNATIONAL INC.	001405631
FUSION UNLIMITED (NIAGARA) INC.	001071124
HASNI'S INC.	001376861
HOME STRATEGIES CORPORATION	001373442
IDN INSURANCE SERVICES LIMITED	001376764
IMAGE 2000.DOC INC.	001377733
INSIGNIA (CHARLOTTE STREET) LTD.	001378820
INTERNATIONAL AIR CONSOLIDATOR INC.	001378826
J.R. PRATT & ASSOCIATES INC.	001000160
JAN LI GROUP LTD.	001014145
JEANSCO INC.	001377993
JOHN-MAR COMPANY LIMITED	001359780
K.L.A.S. MANAGEMENT GROUP INC.	001371702
K&M AERO MAINTENANCE INC.	001377090
KNOX INSULATION & ROOFING INC.	001378347
LANDCORP ONTARIO LIMITED	001211944
LNM COMMUNICATIONS INC.	001377681
MALEMO GLOBAL MERCHANDISE INC.	001376781
MOBILE ONLINE BOOKKEEPING LTD.	001376715
MUSE ENTERTAINMENT (MUSIC PUBLISHING) INC.	001377691
NATHAN WHITCHER CONSULTING INC.	001377729
NATIONAL NEON & SIGN COMPANY INC.	001373495
NEW FRONTIER INTERNATIONAL CO., LTD.	001378459
PANINORAMA INC.	001378977
PARKIND SERVICES INC.	001377080
QUARTZ INTERNATIONAL LTD.	001361199
RADICAL CREATIONS INC.	001370036
RDS SERVICES INC.	001378959
RIVERSIDE WALL SYSTEMS MFG. INC.	001373542
ROSE'S PRESTIGIOUS HEALTH STUDIO LTD.	001130274
S.D.J. HOLDINGS LIMITED	000695539

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SASHA FACILITY MANAGEMENT CORPORATION	001378819
SHAFAI CLINIC CORP.	001378503
SIGN POST UNLIMITED INCORPORATED	001377072
SILESIA FARMS LIMITED	000485945
SPRINGCOM DELI FROZEN FOOD INC.	001370239
STERLING ELECTRICAL CONTRACTORS LTD.	001377814
SUNNIDALE DINER INC.	001369211
T & C DISPOSAL LIMITED	001369212
THE VARIETY GROUP, INC.	001376863
TRENDEX ELECTRIC LTD.	001361190
TYRAH CAPITAL CORPORATION	001377927
UNIQUE DOLLAR STORE INC.	001377644
UN SOUND PICTURES INC.	001378816
VAR-CITY LAUNDRY INC.	001378494
WESTREIT NETWORK SOLUTIONS INC.	001369218
Y2K AUTO SERVICES INC.	001378814
ZAMBRI SALON & ESTHETICS INC.	001378815
ZEUS CANADA CORP.	001378484
1109763 ONTARIO INC.	001109763
1111642 ONTARIO INC.	001111642
1122084 ONTARIO LIMITED	001122084
1359782 ONTARIO LIMITED	001359782
1364551 ONTARIO INC.	001364551
1364591 ONTARIO INC.	001364591
1364592 ONTARIO INC.	001364592
1368385 ONTARIO INC.	001368385
1368386 ONTARIO INC.	001368386
1369209 ONTARIO LIMITED	001369209
1369225 ONTARIO INC.	001369225
1369228 ONTARIO INC.	001369228
1370843 ONTARIO INC.	001370843
1371701 ONTARIO INC.	001371701
1374422 ONTARIO INC.	001374422
1374423 ONTARIO INC.	001374423
1374424 ONTARIO INC.	001374424
1376765 ONTARIO LTD.	001376765
1376780 ONTARIO INC.	001376780
1376950 ONTARIO LTD.	001376950
1377019 ONTARIO INC.	001377019
1377073 ONTARIO INC.	001377073
1377075 ONTARIO INC.	001377075
1377647 ONTARIO INC.	001377647
1377648 ONTARIO INC.	001377648
1377705 ONTARIO LTD.	001377705
1377942 ONTARIO INC.	001377942
1377992 ONTARIO LIMITED	001377992
1378202 ONTARIO INC.	001378202
1378417 ONTARIO LIMITED	001378417
1378419 ONTARIO INC.	001378419
1378468 ONTARIO LIMITED	001378468
1378487 ONTARIO INC.	001378487
1378554 ONTARIO INC.	001378554
1378807 ONTARIO LTD.	001378807
1378828 ONTARIO LIMITED	001378828
1378916 ONTARIO LIMITED	001378916
1378917 ONTARIO LIMITED	001378917
1378968 ONTARIO CORPORATION	001378968
1378976 ONTARIO LIMITED	001378976
1483718 ONTARIO INC.	001483718
1500149 ONTARIO LIMITED	001500149
1505321 ONTARIO INC.	001505321
2HIPPOS.COM INC.	001378992

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificate of Dissolution Certificat de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act* has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les sociétés par actions*, un certificat de dissolution a été inscrit pour les compagnies suivantes. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2008-05-23	
RED ROCK IT CONSULTING INC.	001305089
2008-05-26	
CHANI LUTHRA FINANCIAL SERVICES INC.	001619166
2008-05-28	
C GIRLS PRODUCTIONS LTD.	002013651
COMPTON & HAGGE CONSULTING INC.	001744677
FORMATSU CONSULTING INC.	001298704
FUND-VERTISING INC.	001504914
OMITO LIMITED	001176198
ROSTAS INVESTMENTS LIMITED	000134122
ROYAL FENCES AND DECKS INC.	002071166
SHELLEY KIDZLAND INC.	002067887
STAHL INVESTMENTS LTD.	000269084
1045993 ONTARIO INC.	001045993
1594410 ONTARIO INC.	001594410
1640405 ONTARIO INC.	001640405
1674479 ONTARIO LTD.	001674479
530370 ONTARIO LIMITED	000530370
981160 ONTARIO INC.	000981160
2008-05-29	
ANDRES MILLWORKS INC.	000862283
ANICO INVESTMENTS ONTARIO INC.	001078010
ARMADALE DELI LTD.	001050452
CHANCELLOR IMPORT & EXPORT LTD.	000848253
DICK MERRICK ENTERPRISES LTD.	000382092
DYNAMIC CONTROLS INC.	001164908
GENTLE VILLAGE INTERNATIONAL LTD.	001610416
JAY-BEES BUY & SELL INC.	001006118
NEW CREATION DISPLAYS INC.	001668468
ORCHARD DESIGN AND COMMUNICATIONS INCORPORATED	001427775
REGEL ALUMINUM PRODUCTS INC.	000741103
WATERFORD DEVELOPMENTS INC.	001387585
YORKSHIRE REAL ESTATE CORP.	002042678
1078895 ONTARIO LTD.	001078895
1161580 ONTARIO LIMITED	001161580
1412570 ONTARIO INC.	001412570
1473470 ONTARIO LIMITED	001473470
1535305 ONTARIO LTD.	001535305
1559268 ONTARIO LIMITED	001559268
1605410 ONTARIO LIMITED	001605410
2084956 ONTARIO INC.	002084956
2125228 ONTARIO INC.	002125228
2008-05-30	
ASIAN MART TRADE INC.	002126960
CANSET (CNC) TOOLING SYSTEMS INC.	000828492
FRANK STEIGER TRUCKING LTD.	000459660
GEK COMPANY LIMITED	001383523
HAWTHORN TREE COMMUNICATIONS INC.	001202839
I.D. GRAPHIC DESIGN INC.	001619872
KEN DUNBAR LIMITED	000270609
LEONARD CLARE NEALE LIMITED	000360900
MICRIS HOLDINGS INC.	000993103
MJM CONCRETE CARRIERS INC.	001277065
MUSTARD PETROLEUM LTD.	000362401
PREMIER AUTO CENTRE INC.	001395859
STEVEN BUIAGIAR LTD.	001293489

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SUPERIOR PERFORMANCE COATINGS LTD.	001419511
THRURICK TRUCKING LIMITED	000774640
TWO BYTES INCORPORATED	001015210
YORK FIRE PROTECTION CO. INC.	001113716
1239648 ONTARIO INC.	001239648
1407933 ONTARIO INC.	001407933
1438186 ONTARIO INC.	001438186
1606417 ONTARIO LTD.	001606417
1635451 ONTARIO INC.	001635451
2032061 ONTARIO LIMITED	002032061
359549 ONTARIO LIMITED	000359549
747312 ONTARIO LTD.	000747312
769326 ONTARIO CORP.	000769326
857131 ONTARIO LTD.	000857131
2008-06-02	
BESTLINE MORTGAGE FUNDING CORPORATION	000921119
CHACONIA INVESTMENTS LTD.	000765375
CHRISTIANLOUNGE.NET INC.	001646133
GOD BLESS CANADA FILMS INC.	001632612
HOME CONCEPT INC.	001545046
J P DUKOVAC & SON LIMITED	001668407
JEAN-GUY MORIN TRUCKING INC.	002119547
MAD TRAXX INC.	001607276
ROBERT MORLEY TOOLS & EQUIPMENT LTD.	000568405
TRANS AUTO REPAIR INC.	001118217
VESTA PUBLICATIONS LIMITED	000377197
1195198 ONTARIO INC.	001195198
1369125 ONTARIO INC.	001369125
1554747 ONTARIO INC.	001554747
1639974 ONTARIO INC.	001639974
2014864 ONTARIO INC.	002014864
2035951 ONTARIO LTD.	002035951
2115297 ONTARIO INC.	002115297
2008-06-03	
AQUA-BIOPRO LIMITED	001563100
ARCADIA QUEENSWAY DEVELOPMENT INC.	001424975
ASKITCH INC.	000571179
B. LADOUCEUR INVESTMENTS LTD.	000905270
BAILEY'S ON THE SCARP INC.	002117677
CANADIAN ERECTORS CONSTRUCTION SERVICES INC.	000218924
CHEERS FLOWERS INC.	001529424
ED FISHER ELECTRIC LIMITED	000232198
FERGCO HOLDINGS LTD.	001098392
G.D.FRASER INC.	002049724
GLOBALITY COMPUTER SOLUTIONS INC.	001560140
IW TECHNOLOGIES INC.	001169758
M-S CASH DRAWER CANADA CORPORATION	002021101
MERIT COMPUTER SUPPLIES INC.	000580176
MIDCO DEVELOPMENT INC.	001379866
MSG HEDGE CORPORATION	001203856
NISHAT GLOBAL INC.	001316164
NORTH SIMCOE POWER INC.	001379865
NOSEWORTHY PAINTING INC.	001695530
ORIOTECH INC.	001579627
RES REALTY PHOTOGRAPHS LTD.	000764784
SPECTRUM SERVICES GROUP LTD.	002101625
TWENTY/20 COMMUNICATIONS LTD.	001507326
1011225 ONTARIO LIMITED	001011225
1037173 ONTARIO LIMITED	001037173
1223384 ONTARIO LIMITED	001223384
1348253 ONTARIO LTD.	001348253
1457953 ONTARIO INC.	001457953
1494425 ONTARIO INC.	001494425
1652788 ONTARIO LIMITED	001652788
2044146 ONTARIO LTD.	002044146
2090307 ONTARIO INC.	002090307
2008-06-04	
ALLEN RUTHERFORD & ASSOCIATES LTD.	000766537
BERIT & ASSOCIATES INC.	001118367

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CULUBIA JANITORIAL SERVICES LTD.	000563637
DR. NEON INC.	001536640
FOREST CITY PROPERTIES INC.	001525967
INTERIORS BY NATIONAL LTD.	000538665
J J BUSINESS SYSTEMS INC.	001481389
JOE'S SERVICE CENTRE AND QUALITY CARS INC.	001078276
KATRON MEDICAL DEVELOPMENT CORPORATION	000577307
NON-SLIP FRANCHISING (CANADA) LTD.	001641906
R. W. GIBBONS CONSULTANTS INC.	000403433
RICHARD A. LUKJANIEC ARCHITECT INC.	000991273
RON MORLEY & SONS TRUCKING INC.	000927496
ROZTEK COLOURS LTD.	001020913
1020085 ONTARIO LIMITED	001020085
1059243 ONTARIO INC.	001059243
1151365 ONTARIO INC.	001151365
1377530 ONTARIO LIMITED	001377530
1612171 ONTARIO LIMITED	001612171
1696941 ONTARIO INC.	001696941
2014910 ONTARIO LIMITED	002014910
2042272 ONTARIO INC.	002042272
221006 ONTARIO INC.	000221006
832524 ONTARIO INC.	000832524
907462 ONTARIO LIMITED	000907462
2008-06-05	
ARGO SYSTEMS INCORPORATED	000313468
BRITWOOD INC.	002063111
CAROLICORP LTD.	001411610
CEDARLANE SHIPPING SUPPLIES INC.	001460727
COHAVEN FARMS LIMITED	000437895
DARIA ESTATES LTD.	000560955
EZBIN INC.	002018965
GATEWAY REALTY LTD.	000756850
HOLLAND CAPITAL INC.	001503683
I STYLE FASHIONS LTD.	002087129
IM ENERGY INVESTMENTS INC.	001480067
INTERNATIONAL BROADBAND CORPORATION	001573304
J. HECTOR MONTGOMERY HOLDINGS INC.	000870315
J. ROBERT CONSTRUCTION INC.	001183880
KARAVOS INVESTMENTS (YORK) LIMITED	000089969
KEN HAM INSURANCE AGENCY LTD.	000496923
LAUREL BIRTCH TRUCKING LIMITED	000244067
NEXCELL COMMUNICATIONS INC.	001371302
OFFSPRING INVESTMENTS LIMITED	000757795
PENTAWOOD INVESTMENTS LIMITED	000944966
QUEEN'S WINE INC.	001589673
RONDIS CONSTRUCTION CO. LIMITED	000202645
SATURN ENTERPRISES INTERNATIONAL INC.	000609675
SMART FROM HOME REALTY CORPORATION	001759149
SPG INVESTMENTS INC.	001668589
STEFLO MANAGEMENT INC.	000876585
STERLING (DUFFERIN AND STEELES) CORPORATION	001571294
STRATEGIC CARE PLANNERS INC.	002083131
WIB. WILKENS GENERAL CONTRACTOR INC.	000890197
WONG & HE INVESTMENT INC.	001469318
100 COMMERCE VALLEY DRIVE HOLDINGS LIMITED	002050084
1056131 ONTARIO INC.	001056131
1242606 ONTARIO LIMITED	001242606
1428446 ONTARIO LIMITED	001428446
1501679 ONTARIO INC.	001501679
1502735 ONTARIO INC.	001502735
2045153 ONTARIO INC.	002045153
2099077 ONTARIO INC.	002099077

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
546964 ONTARIO LIMITED	000546964
749390 ONTARIO LIMITED	000749390
2008-06-06	
APPLE SELFSTORAGE ARROW ROAD LTD.	001559141
APPLE SELFSTORAGE CROUSE ROAD LTD.	001559159
APPLE SELFSTORAGE KEELE STREET LTD.	001559152
CASE 'N DRUM OIL CORPORATION	001231519
CORPORATE EQUITY GROUP LTD.	001088552
CUTS & COLOURS LTD.	001266234
DARLING FOODS INC.	001661992
ED SMITH LIMITED	000256883
FABRI PACKAGING PRODUCTS LTD.	001507662
FIRE-EXIT PRODUCTIONS INC.	001408910
GRANITE INVESTMENT CORP.	001384108
HASTINGS GENERAL STORE INC.	001529199
LAWTEX SECURITIES INC.	000913216
LIDIA'S SKY MUSIC INC.	001466192
LISA G ENTERPRISES INC.	000886243
R&J SHOW INC.	000999350
REG GAGNON TRUCKING INC.	001213102
SPORTS CAR SUPPLY LTD.	001190609
TAMARACK LINE CLEARANCE INC.	001576435
TEN YEAR PLAN INC.	002046864
VATAN RESTAURANT INC.	001726544
WEST RIVER INTERNATIONAL (CANADA) INC.	001295730
1059313 ONTARIO INC.	001059313
1271551 ONTARIO LIMITED	001271551
1308636 ONTARIO LTD.	001308636
1620246 ONTARIO INC.	001620246
2001209 ONTARIO INC.	002001209
2042813 ONTARIO LIMITED	002042813
3C REHABILITATION TECHNOLOGIES LIMITED	001225474
938300 ONTARIO LTD.	000938300
958431 ONTARIO LIMITED	000958431
988513 ONTARIO LIMITED	000988513
2008-06-07	
AMROS ENTERPRISES INC.	001034091
FOUR M'S TRANSPORT LTD.	001722327
LADDY TRANSPORT INC.	001569542
2008-06-09	
AARBERT INVESTMENTS LIMITED	000220797
ACTECH SYSTEMS INC.	001271141
ASSOCIATED GROUP BENEFITS LIMITED	000094565
B. & E. MARQUARDT TILING CONTRACTORS LIMITED	000233889
BROTHER'S AUTO DETAILING LTD.	002122341
CANADUP INVESTMENTS INC.	001574286
CONSTRUCTION PRESERVATION & RENOVATION INC.	001509332
CRIDEL INC.	000454047
ETAILCANADA.CA INC.	001692010
ETPT MANAGEMENT INC.	001215847
FISHERIES SERVICES INC.	001117019
FOXWELL-JAMES CONSULTING & TECHNICAL SERVICES LTD.	001510367
HITEC PC SYSTEMS INC.	001322638
HOARE INVESTMENTS LIMITED	000102401
JANTA TRANSPORT LTD.	001466983
KEITH KERR CONSULTANTS INC.	001252922
ORONTIUS REALTY CORP.	000809812
OSPREY CAPITAL MANAGEMENT INC.	002096775
ROYAL SHINE HAND CAR WASH INC.	001129907
SHORT ENGINEERS INCORPORATED	000396555
SUPERIOR ACCOMMODATION GROUP INCORPORATED	001588493

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
THE REAL PROPERTY DISPUTE RESOLUTION SERVICE INC.	000672132
V SOFT INC.	002048369
WASS INVESTMENTS INC.	000697490
1084758 ONTARIO LTD.	001084758
112941 ONTARIO INC.	000112941
1264329 ONTARIO LIMITED	001264329
1327150 ONTARIO INC.	001327150
1408453 ONTARIO LTD.	001408453
1422383 ONTARIO INC.	001422383
1479237 ONTARIO INC.	001479237
1491563 ONTARIO INC.	001491563
1555367 ONTARIO LIMITED	001555367
1571305 ONTARIO INC.	001571305
2022886 ONTARIO INC.	002022886
2046264 ONTARIO INC.	002046264
2084207 ONTARIO INC.	002084207
2138928 ONTARIO INC.	002138928
49TH MEDIA INC.	002028351
553304 ONTARIO LIMITED	000553304
706804 ONTARIO LIMITED	000706804
894728 ONTARIO LIMITED	000894728
2008-06-10	
ANLO FINANCIAL SERVICES INC.	000444631
C.C.C. HOLDINGS INC.	000761713
CARPER ENTERPRISES INC.	001492699
CHAUHAN CO. LTD.	001173470
LC MARINAS CONSULTING INC.	001378887
MARCA TRADING CORP.	001705663
MARIO BOZZO AND ASSOCIATES CANADA LTD.	001564578
NV GRAPHIC ARTS INC.	001287392
PADEN ENTERPRISES INC.	001022952
PAWER ENTERPRISES LIMITED	001603775
STRANDCOR LIMITED	001358852
WOPS 2 GO PRODUCTIONS INC.	001660520
1264085 ONTARIO LIMITED	001264085
1382050 ONTARIO LTD.	001382050
1570303 ONTARIO INC.	001570303
1575001 ONTARIO INC.	001575001
2039358 ONTARIO INC.	002039358
2008-06-11	
AZAAD INC.	002095053
BAY PORT MIDLAND HOLDINGS LIMITED	000880730
BRANTFORD CAMPUS SERVICES INC.	001009316
CYNARAMARK PRODUCTIONS INC.	001491576
INSPIRED PRODUCTIONS INC.	001256382
KALMARA INC.	001039011
LAMAS IMPEX INC.	001563121
PABBI COMPUTERS CONSULTING INC.	001631540
QUESTAR REALTY INC.	001032329
SHORTIE INNOVATIONS INC.	001617976
VIVA RESTAURANT INC.	002063576
1328493 ONTARIO INC.	001328493
1583669 ONTARIO INC.	001583669
2081001 ONTARIO INC.	002081001
371840 ONTARIO LIMITED	000371840

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G266)

Notice of Default in Complying with the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 241(3) of the *Business Corporations Act* that unless the corporations listed hereunder comply with the filing requirements under the *Corporations Information Act* within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la *Loi sur les sociétés par actions*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-06-17	
AMCO RENTS AND SALES, CORP.	1319918
BRETON DRAFTING SERVICES LTD	980767
GERLINCO PROPERTY SERVICES LIMITED	925461
INDUSTRIAL ELECTRICAL GROUP INC.	1094917
REFLECTIONS IN TIME GOLF CLASSICS INC.	1399328
TOPCREW CONSTRUCTION INC.	1427673
777604 ONTARIO LIMITED	777604
1220661 ONTARIO INC.	1220661
2126982 ONTARIO INC.	2126982
2008-06-18	
AIRCRAFT ELECTRONICS LTD.	1175561
LOGIC EDGE INC.	2090063
PALADIN AEROSPACE INC.	2018769
2031415 ONTARIO LIMITED	2031415

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G267)

Notice of Default in Complying with a Filing Requirement under the Corporations Information Act Avis de non-observation de la Loi sur les renseignements exigés des personnes morales

NOTICE IS HEREBY GIVEN under subsection 317(9) of the *Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Information Act* within 90 days of this Notice, orders will be made dissolving the defaulting corporations. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 317(9) de la *Loi sur les personnes morales*, si les sociétés mentionnées ci-dessous ne se conforment pas aux exigences requises par la *Loi sur les renseignements exigés des personnes morales* dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites sociétés. La date d'entrée en vigueur précède la liste des sociétés visées.

Name of Corporation: Dénomination sociale de la société	Ontario Corporation Number Numéro de la société en Ontario
2008-06-18 Y.C.I.P. YOUTH CRISIS INTERVENTION PROGRAM OF KANATA	1165860

M. KALSBECK
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(141-G268)

Co-operative Corporations Act Certificate of Amendment Issued Loi sur les sociétés coopératives Certificat de Modification Délivré

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of amendment has been effected as follows:

AVIS EST PAR LA PRÉSENTE DONNÉ qu'en vertu de la Loi sur les sociétés coopératives un certificat de modification a été apporté au statut de la compagnie mentionnée ci-dessous:

Date of Incorporation: Date de constitution	Name of Co-operative Nom de la Coopérative	Effective Date Date d'entrée en vigueur
April 4, 2002	Integrated Grain Processors Co-operative Inc.	June 13, 2008

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(141-G269)

Co-operative Corporations Act Certificate of Incorporation Issued Loi sur les sociétés coopératives Certificat de Constitution Délivré

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of incorporation has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de constitutions a été délivré à:

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
Local Organic Food Team Co-operative Inc.	May 15, 2008	Drayton
EverPURE Co-operative Inc.	May 21, 2008	Erin

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Head Office Siège Social
BIAS FREE Co-operative Inc.	May 21, 2008	Toronto
ISNA Housing Co-operative Ltd.	June 2, 2008	Mississauga

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(141-G270)

Co-operative Corporations Act Certificate of Dissolution Issued Loi sur les sociétés coopératives Certificat de Constitution Délivré

NOTICE IS HEREBY GIVEN that, under the Co-operative Corporations Act, a certificate of dissolution has been issued to:

AVIS EST DONNÉ PAR LES PRÉSENTES qu'en vertu de la Loi sur les sociétés coopératives un certificat de dissolution a été délivré à:

Name of Co-operative: Nom de la coopérative	Date of Incorporation Date de constitution	Effective Date Date d'entrée en vigueur
Bytown Co-operative Children's Centre Incorporated	August 15, 1980	April 17, 2008

GRANT SWANSON
Executive Director / Directeur,
Licensing and Market Conduct Division
Financial Services Commission
of Ontario / Division de la délivrance
des permis et de la surveillance des marchés
Commission des services financiers de l'Ontario
by delegated authority from the Superintendent
of Financial Services/
en vertu des pouvoirs délégués par
le surintendant des services financiers

(141-G271)

Marriage Act Loi sur le mariage

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENT autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

June 2-6		
NAME	LOCATION	EFFECTIVE DATE
Yu, Eun Sang	Richmond Hill, ON	3-Jun-08
Boodram, Davis	Brampton, ON	3-Jun-08

NAME	LOCATION	EFFECTIVE DATE
Curtiss, Michael Keith	Port Colborne, ON	3-Jun-08
DeJong, Anko William	Hamilton, ON	3-Jun-08
Black, Timothy M.	Thunder Bay, ON	3-Jun-08
Lampkin, Philip	London, ON	3-Jun-08
Koo, Paul	Toronto, ON	3-Jun-08
Zavitz, Sharon	Burlington, ON	3-Jun-08
Suttar, Andrew M. T.	Orillia, ON	3-Jun-08
Sirett, Beth	Kingston, ON	3-Jun-08
Duval, Jean	Ottawa, ON	3-Jun-08
Notice, Lyle	Nepean, ON	3-Jun-08
Campana, Nils	Kitchener, ON	3-Jun-08
Woldearegay, Mesfin	Kitchener, ON	3-Jun-08
Jukema, Duane	Newmarket, ON	3-Jun-08
Yeung, Enoch	Markham, ON	3-Jun-08
Nguyen, Hoang	Blenheim, ON	5-Jun-08

CERTIFICATES OF TEMPORARY REGISTRATION as person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autoris des mariages en Ontario ont été délivrés aux suivants:

NAME	LOCATION	EFFECTIVE DATE
Burdette, Kenneth	Washington, MI	5-Jun-08
July 03, 2008 to July 07, 2008		
Summerville, Chris	Steinbach, MB	5-Jun-08
June 19, 2008 to June 23, 2008		
Morgan-Deriet, Kim	Janetville, ON	5-Jun-08
June 05, 2008 to June 09, 2008		
Wiley, John Edward Robert	Lazo, BC	5-Jun-08
June 05, 2008 to June 09, 2008		
Kerychuk, Florian Michael	Belleville, ON	5-Jun-08
June 05, 2008 to June 09, 2008		
Bend, Verle	Breton, AB	5-Jun-08
June 19, 2008 to June 23, 2008		

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION de personnes autorisées à célébrer des mariages en Ontario ont été envoyés à:

NAME	LOCATION	EFFECTIVE DATE
Koo, Paul	Toronto, ON	3-Jun-08
Zavitz, Sharon	Burlington, ON	
Reddy, Thomas Kadasani	Carlton Place, ON	5-Jun-08
Stryker, John Henry	Waterloo, ON	5-Jun-08
Ireland, Hubert Philip	Munice, ON	5-Jun-08
Hawley, Katherine Louise	Blenheim, ON	5-Jun-08
Robotham, Trevor	Mississauga, ON	5-Jun-08
Wukasch, Richard	Scarborough, ON	5-Jun-08
Williamson, Jason	Oshawa, ON	5-Jun-08
Slaa, James Gregory	Smithers, BC	5-Jun-08
Reginato, Peter	Toronto, ON	5-Jun-08
Jones, Vernon Harold	St Catharines, ON	5-Jun-08
Naranjo Silva, Ismael	Toronto, ON	5-Jun-08
Jagt, Marcel	Taber, AB	5-Jun-08

NAME	LOCATION	EFFECTIVE DATE
Thompson, Barbara A.	Kaladar, ON	5-Jun-08
McKay, John Franklin	London, ON	5-Jun-08
Little, Charles William	Sturgeon Falls, ON	5-Jun-08
Perry, Judith	Procupine, ON	5-Jun-08
Williamson, George Robert	London, ON	5-Jun-08

(141-G272) JUDITH M. HARTMAN,
Deputy Registrar General/
Registraire générale adjointe de l'état civil

Ministry of Municipal Affairs and Housing Ministère des Affaires municipales et du Logement

Residential Tenancies Act, 2006
Loi de 2006 sur la location
à usage d'habitation

SECTION 120 GUIDELINE FOR 2009 NOTICE

The Guideline applicable for the year 2009 for the purposes of the Residential Tenancies Act, 2006 is 1.8 percent.

Dated at Toronto, this 19th day of June, 2008

(141-G273) JIM WATSON
Minister of Municipal Affairs and Housing

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. DEBORAH DELLER,
Clerk of the Legislative Assembly.

Application to Provincial Parliament

Revival of Murdoch Headsets Inc.

NOTICE IS HEREBY GIVEN that on behalf of Fred McClellan and Helen McClellan that application will be made to the Legislative Assembly of the Province of Ontario for an Act reviving Murdoch Headsets Inc.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa this 12th day of June 2008.

W. JOHN RICK
Rick Associates
Barristers and Solicitors
591 March Road, Suite 106
Ottawa (Kanata), ON K2K 2M5

(141-P172) 25, 26, 27, 28

Corporation Notices Avis relatifs aux companies

NOTICE OF PARTNERSHIP DISSOLUTION

Anne Coughlan and Michael G. Wilmot hereby give notice that their partnership known as *Supporting Roles Interactive Training* will be dissolved as of June 15, 2008.

Contact: Anne Coughlan and Michael G. Wilmot
911 Maitland Street
London, Ontario
N5Y 2X2
Tel: (519) 439-7354

As of June 15, 2008, the business will be known as *Supporting Roles Interactive Training Inc.*

Contact: Anne Coughlan and Michael G. Wilmot
911 Maitland Street
London, Ontario
N5Y 2X2
Tel: (519) 439-7354

(141-P173) 25, 26, 27

Sale of Lands for Tax Arrears by Public Tender Ventes de terrains par appel d'offres pour arriéré d'impôt

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF SEGUIN

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 16 July 2008, at the Seguin Township Office, 5 Humphrey Drive, RR #2, Parry Sound, Ontario P2A 2W8.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Seguin Township Office, 5 Humphrey Drive, RR #2, Parry Sound.

Description of Land(s):

Roll No. 49 03 010 013 01609 0000, PIN 52191-0406(LT), PCL 22957 SEC SS; PT LT 1 CON 10 CONGER PT 5 PSR1720; SEGUIN. File 06-12

Minimum Tender Amount: \$5,041.64

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MRS. MICHELE FRASER
Chief Financial Officer/Treasurer
The Corporation of the Township of Seguin
5 Humphrey Drive
RR #2
Parry Sound, Ontario P2A 2W8
705-732-4300
www.seguin.ca

(141-P182)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE MUNICIPALITY OF NORTHERN BRUCE PENINSULA

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 23 July 2008, at the Municipal Office, 56 Lindsay Road 5, R.R. #2, Lion's Head, Ontario N0H 1W0.

The tenders will then be opened in public on the same day at 3:00 p.m. at the Municipal Office, 56 Lindsay Road 5, R.R. #2, Lion's Head.

Description of Land(s):

Roll No. 41 09 660 001 06983 0000, PIN 33111-0080(LT), PT LT 23 CON 2 WBR LINDSAY PT 70 R164; NORTHERN BRUCE PENINSULA. File No. 06-03.

Minimum Tender Amount: \$5,052.85

Roll No. 41 09 660 001 06988 0000, PIN 33111-0060(LT), PT LT 22 CON 2 WBR LINDSAY PT 3 3R3353; NORTHERN BRUCE PENINSULA. File No. 06-04.

Minimum Tender Amount: \$5,208.22

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

MS. TERESA SHEARER
Treasurer/Tax Collector
The Corporation of the Municipality of
Northern Bruce Peninsula
56 Lindsay Road 5
R.R. #2
Lion's Head, Ontario N0H 1W0
(519) 793-3522 Ext. 224
www.northbrucepeninsula.ca

(141-P183)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF THOROLD

Take Notice that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on 23 July 2008, at City Hall, P.O. Box 1044, 3540 Schmon Pkwy, Thorold, Ontario L2V 4A7.

The tenders will then be opened in public on the same day at 3:00 p.m. at City Hall, 3540 Schmon Pkwy, Thorold.

Description of Land(s):

Roll No. 27 31 000 012 05500 0000, 73 Queen St. N., PIN 64389-0135(LT), PT LT 148 PL 898 AS IN RO65088; THOROLD; SUBJECT TO EXECUTION 95-01333, IF ENFORCEABLE; SUBJECT TO EXECUTION 95-01359, IF ENFORCEABLE; SUBJECT TO EXECUTION 95-01575, IF ENFORCEABLE. File 06-01.

Minimum Tender Amount: \$38,780.57

Roll No. 27 31 000 024 11900 0000, Bartlett St. WS, PIN 64056-0440(LT), LT 361 PL 662; PT LT 362 PL 662 AS IN RO120027; THOROLD. File 06-02.

Minimum Tender Amount: \$11,885.12

Roll No. 27 31 000 029 01601 0000, Allanport Rd., PIN 64058-0098(LT), PT TWP LT 183, THLD, PT 1 59R5364; THOROLD; SUBJECT TO EXECUTION 93-00227, IF ENFORCEABLE. File 06-05.

Minimum Tender Amount: \$100,049.88

Roll No. 27 31 000 029 01712 0000, Allanport Rd. WS, PIN 64060-0257(LT), PCL 1-3, SEC D6; PT UNIT 1, PL D6, PART 1, 59R4673, PLAN D6 IS NOT A PLAN OF SUBDIVISION WITHIN THE MEANING OF THE PLANNING ACT; THOROLD. File 06-06.

Minimum Tender Amount: \$107,434.95

Roll No. 27 31 000 029 20200 0000, 27 River St., PIN 64428-0253(LT), PCL 3A-1 SEC M10; PT LT 3 PL M10 THOROLD LYING TO THE SOUTH OF THE NLY 50 FEET IN PERPENDICULAR WIDTH THEREOF, CONFIRMED BY 59BA191, PL M10 IS NOT A PLAN OF SUBDIVISION WITHIN THE MEANING OF THE PLANNING ACT; THOROLD. File 06-07.

Minimum Tender Amount: \$36,933.45

Roll No. 27 31 000 029 20300 0000, 27-29 River St., PIN 64428-0254 (LT), PCL 4-1 SEC M10; LT 4 PL M10 THOROLD CONFIRMED BY 59BA191, PL M10 NOT A PLAN OF SUBDIVISION WITHIN THE MEANING OF THE PLANNING ACT; THOROLD. File 06-08.

Minimum Tender Amount: \$52,567.73

Roll No. 27 31 000 029 20400 0000, River St. WS, PIN 64428-0255(LT), PCL 5-1 SEC M10; LT 5 PL M10 THOROLD CONFIRMED BY 59BA191, PL M10 IS NOT A PLAN OF SUBDIVISION WITHIN THE MEANING OF THE PLANNING ACT; THOROLD. File 06-09.

Minimum Tender Amount: \$19,858.69

Roll No. 27 31 000 032 39900 0000, Biggar Rd, PIN 64429-0131(LT), PT LTS 17 & 18, CON 1 CROWLAND, PT 11, 59R10204; S/T CR17824 THOROLD. File 06-22.

Minimum Tender Amount: \$26,529.44

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land(s) to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Note: G.S.T. may be payable by successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

www.OntarioTaxSales.ca

or if no internet access available, contact:

MS. LUCY SACCO
Tax Clerk
The Corporation of the City of Thorold
P.O. Box 1044
3540 Schmon Pkwy
Thorold, Ontario L2V 4A7
(905) 227-6613 Ext. 235
www.thorold.com

(141-P184)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF LOYALIST TOWNSHIP

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday, July 22, 2008 at the Municipal Office, 263 Main Street, Odessa, Ontario K0H 2H0. The tenders will then be opened in public on the same day at 3:15 p.m. local time at the Municipal Office.

Description of Land(s):

Parcel 1 – Roll No. 1104 010 120 13300 0000

Con 4 Pt Lot 3; Ward 03, formerly Township of Ernestown, now Loyalist Township, County of Lennox and Addington.

Municipal Address: 7057 County Rd. 2

Minimum Tender Amount: \$ 1,809.02

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

Further information regarding this sale and a copy of the prescribed form of tender are available on the Township website at www.loyalist.ca or by contacting:

ALIDA K. MOFFATT, C.A.
Director of Finance
The Corporation of the Loyalist Township
613 386 7351 ext. 109
263 Main St., P.O. Box 70
Odessa, Ontario K0H 2H0

(141-P186)

Publications under Part III (Regulations) of the Legislation Act, 2006
Règlements publiés en application de la partie III (Règlements)
de la Loi de 2006 sur la législation

2008—06—28

ONTARIO REGULATION 196/08

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 4, 2008
Filed: June 9, 2008
Published on e-Laws: June 10, 2008
Printed in *The Ontario Gazette*: June 28, 2008

Amending O. Reg. 663/98
(Area Descriptions)

Note: Ontario Regulation 663/98 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. Schedule 2 to Part 3 of Ontario Regulation 663/98 is revoked and the following substituted:**

SCHEDULE 2

Presqu'île Provincial Park.

- 2. This Regulation comes into force on the day it is filed.**

26/08

ONTARIO REGULATION 197/08

made under the

PROVINCIAL PARKS AND CONSERVATION RESERVES ACT, 2006

Made: June 4, 2008
Filed: June 9, 2008
Published on e-Laws: June 10, 2008
Printed in *The Ontario Gazette*: June 28, 2008

Amending O. Reg. 316/07
(Designation of Provincial Parks)

Note: Ontario Regulation 316/07 has not previously been amended.

- 1. Section 2 of Ontario Regulation 316/07 is revoked and the following substituted:**

Land set aside

2. A provincial park consists of the land delimited or set aside for it, as set out in the description in Column 2 of Table 1 opposite the name of the park in Column 1 or as described in the Schedule or the section referred to in that part of Column 2.

2. (1) Table 1 of the Regulation is amended by striking out the items for Finlayson Point Provincial Camp and Picnic Grounds, Presqu'île Provincial Park and Springwater Provincial Picnic Grounds.

(2) Table 1 of the Regulation is amended by adding the following items:

Finlayson Point Provincial Park (Recreation Class)	In the geographic Township of Strathcona, in the Municipality of Temagami, in the Territorial District of Nipissing, containing 47 hectares, more or less, being composed of Part 1 on a plan known as Finlayson Point Provincial Park (Recreation Class), filed on March 17, 2004, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.
.	
Goose Island Provincial Park (Nature Reserve Class)	In unsurveyed territory, south of the Township of Watten, in the Territorial District of Rainy River, containing 72 hectares, more or less, being composed of Part 1, on a plan known as Goose Island Provincial Park (Nature Reserve Class), filed on February 6, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.
.	
Presqu'île Provincial Park (Natural Environment Class)	In the geographic Township of Cramahe, now in the Municipality of Brighton, in the County of Northumberland, containing 982 hectares, more or less, being composed of Parts 1 to 4, both inclusive, on a plan known as Presqu'île Provincial Park (Natural Environment Class), filed on February 6, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.
.	
Springwater Provincial Park (Recreation Class)	In the geographic Township of Vespra, in the Municipal Township of Springwater, County of Simcoe, containing 193 hectares, more or less, being composed of Part 1, on a plan known as Springwater Provincial Park (Recreation Class), filed on March 12, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

3. This Regulation comes into force on the day it is filed.

26/08

ONTARIO REGULATION 198/08

made under the

PROVINCIAL PARKS AND CONSERVATION RESERVES ACT, 2006

Made: June 4, 2008

Filed: June 9, 2008

Published on e-Laws: June 10, 2008

Printed in *The Ontario Gazette*: June 28, 2008Amending O. Reg. 316/07
(Designation of Provincial Parks)

Note: Ontario Regulation 316/07 has previously been amended. Those amendments are listed in the Table of Current Consolidated Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The title to Ontario Regulation 316/07 is revoked and the following substituted:**DESIGNATION AND CLASSIFICATION OF PROVINCIAL PARKS****2. Section 2 of the Regulation is revoked and the following substituted:**

Land set aside

2. A provincial park consists of the land delimited or set aside for it, as described in the Schedule or the section referred to in Column 2 of Table 1 opposite the name of the park in Column 1.

3. Section 4 of the Regulation is revoked and the following substituted:

Classification of provincial parks

4. A provincial park is classified in the class, if any, shown in brackets after the name of the park in Column 1 of Table 1.

Wilderness class parks

5. The following are classified as wilderness class parks:

1. Kesagami Provincial Park.
2. Killarney Provincial Park.
3. Lady Evelyn-Smoothwater Provincial Park.
4. Opasquia Provincial Park.
5. Polar Bear Provincial Park.
6. Quetico Provincial Park.
7. That part of Wabakimi Provincial Park in the geographic Townships of Bertrand, Bulmer, Chevrier, Fletcher, Furlonge, Heathcote, Manion and McLaurin in the Territorial District of Thunder Bay, containing 155,000 hectares more or less, designated as part 7 on a plan known as Wabakimi Provincial Park, filed on June 17, 1997 in the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.
8. Woodland Caribou Provincial Park.

4. Table 1 of the Regulation is amended by striking out,

Killarney Provincial Park (Wilderness Class)	Section 2
--	-----------

and substituting,

Killarney Provincial Park	Section 2
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5. This Regulation comes into force on the day it is filed.

26/08

ONTARIO REGULATION 199/08

made under the

PROVINCIAL PARKS AND CONSERVATION RESERVES ACT, 2006

Made: June 4, 2008

Filed: June 9, 2008

Published on e-Laws: June 10, 2008

Printed in *The Ontario Gazette*: June 28, 2008

Amending O. Reg. 315/07

(Designation of Conservation Reserves)

Note: Ontario Regulation 315/07 has not previously been amended.

1. Schedules 37, 68, 81, 92, 116, 123, 132, 222 and 225 to Ontario Regulation 315/07 are revoked and the following substituted:

SCHEDULE 37
ISLAND LAKE FOREST AND BARRENS CONSERVATION RESERVE

In the geographic townships of Brown and Wilson, and in the geographic Townships of Burton and McKenzie, in the Municipality of Whitestone, in the Territorial District of Parry Sound, containing 15,473 hectares, more or less, being composed of Parts 1 and 2, both inclusive, on a plan known as C106 Island Lake Forest and Barrens Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

.
SCHEDULE 68
CHAIN LAKES CONSERVATION RESERVE

In the geographic Township of Proudfoot, in the Town of Kearney, and in the geographic Township of Armour, in the Municipal Township of Armour, all in the District of Parry Sound, containing 926 hectares, more or less, being composed of Parts 1 to 7, both inclusive, on a Plan known as C100 Chain Lakes Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

.
SCHEDULE 81
LOWER MOON RIVER CONSERVATION RESERVE

In the geographic Township of Conger, municipal Township of The Archipelago, in the Territorial District of Parry Sound, and in the geographic Township of Freeman, municipal Township of Georgian Bay, in The District Municipality of Muskoka, containing 2,723 hectares, more or less, being composed of Parts 1 to 43, both inclusive, on a Plan known as C90 Lower Moon River Conservation Reserve, filed on March 23, 2007, in the Office of the Surveyor General at the Ministry of Natural Resources in Peterborough, Ontario.

.
SCHEDULE 92
SHAWANAGA LAKE CONSERVATION RESERVE

In the geographic Townships of East Burpee and Hagerman, in the Municipality of Whitestone, in the Territorial District of Parry Sound, containing 4,932 hectares, more or less, being composed of Parts 1 to 15, both inclusive, on a Plan known as C101 Shawanaga Lake Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

.
SCHEDULE 116
COGNASHENE LAKE CONSERVATION RESERVE

In the geographic Township of Gibson, in the municipal Township of Georgian Bay, in The District Municipality of Muskoka, containing 2,945 hectares, more or less, being composed of Parts 1 to 20, both inclusive, on a Plan known as C35 Cognashene Lake Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

.
SCHEDULE 123
EASTERN CARDWELL FOREST CONSERVATION RESERVE

In the geographic Township of Cardwell, in the municipal Township of Muskoka Lakes, in The District Municipality of Muskoka, containing 627 hectares, more or less, being composed of Parts 1 to 10, both inclusive, on a plan known as C102 Eastern Cardwell Forest Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

.
SCHEDULE 132
PAKESHKAG RIVER FOREST CONSERVATION RESERVE

In the geographic Townships of Blair and Mowat, in the Territorial District of Parry Sound, containing 1,299 hectares, more or less, being composed of Part 1, on a plan known as C118 Pakeshkag River Forest Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

SCHEDULE 222
SEVERN RIVER CONSERVATION RESERVE

In the geographic Township of Baxter, now in the municipal Township of Georgian Bay and in the geographic Township of Wood, now in the municipal Township of Muskoka Lakes, both in The District Municipality of Muskoka, containing 9,929 hectares, more or less, being composed of Parts 1 to 97, both inclusive, on a plan known as C30 Severn River Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

SCHEDULE 225
WAHWASHKESH-NAISCOOT CONSERVATION RESERVE

In the geographic Township of Burton, now in the Municipality of Whitestone, and in the geographic Township of Harrison, now in the municipal Township of The Archipelago, in the Territorial District of Parry Sound, containing 1,734 hectares, more or less, being composed of Parts 1 to 47 both inclusive, on a plan known as C326 Wahwashkesh-Naiscoot Conservation Reserve, filed on March 23, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

2. The Regulation is amended by adding the following Schedules:

SCHEDULE 293
ST. WILLIAMS CONSERVATION RESERVE

In the geographic Townships of Charlotteville and Walsingham, in the County of Norfolk, containing 1,033 hectares, more or less, being composed of Parts 1 to 9, both inclusive, on a plan known as St. Williams Conservation Reserve, filed on June 27, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

SCHEDULE 294
BICKFORD OAK WOODS CONSERVATION RESERVE

In the geographic Township of Moore, in the municipal Township of St. Clair, County of Lambton, containing 314 hectares, more or less, being composed of Part 1 on a plan known as Bickford Oak Woods Conservation Reserve, filed on November 13, 2007, with the Office of the Surveyor General of Ontario in the Ministry of Natural Resources.

3. This Regulation comes into force on the day it is filed.

26/08

ONTARIO REGULATION 200/08

made under the

EDUCATION ACT

Made: June 12, 2008

Filed: June 13, 2008

Published on e-Laws: June 16, 2008

Printed in *The Ontario Gazette*: June 28, 2008

TRANS FAT STANDARDS

Trans fat prohibition

1. (1) A board shall ensure that the trans fat content of a vegetable oil or soft, spreadable margarine offered for sale in a school of the board, or used as an ingredient in the preparation, in a school of the board, of a food or beverage offered for sale in the school, does not exceed 2 per cent of the total fat content.

(2) A board shall ensure that the trans fat content of any food, beverage or ingredient, other than vegetable oil or soft, spreadable margarine, offered for sale in a school of the board, or used as an ingredient in the preparation, in a school of the board, of a food or beverage offered for sale in the school, does not exceed 5 per cent of the total fat content.

Exemptions from the trans fat requirements

2. (1) The requirements regarding trans fat content set out in section 1 do not apply to the board in respect of a food, beverage or ingredient,

- (a) in which the trans fat originates exclusively from ruminant meat or dairy products;
- (b) offered for sale to a person who is on school premises for a purpose other than a school purpose; or
- (c) offered for sale at a school on a day that is designated by the principal of the school as a special event day for the school.

(2) The principal of a school shall solicit the views of the school council with respect to the designation of special event days for the school.

(3) The maximum number of days in the school year that may be designated as special event days for a school is the lesser of 10 and the number determined by the board for the purpose, if any.

Commencement

3. This Regulation comes into force on September 1, 2008.

RÈGLEMENT DE L'ONTARIO 200/08

pris en application de la

LOI SUR L'ÉDUCATION

pris le 12 juin 2008

déposé le 13 juin 2008

publié sur le site Lois-en-ligne le 16 juin 2008

imprimé dans la *Gazette de l'Ontario* le 28 juin 2008

NORMES RELATIVES AUX GRAS TRANS**Interdiction, gras trans**

1. (1) Les conseils doivent veiller à ce que la teneur en gras trans des huiles végétales ou des margarines molles tartinables qui sont vendues dans leurs écoles ou qui sont utilisées comme ingrédients dans la préparation, dans celles-ci, d'aliments ou de boissons qui y sont vendus ne dépasse pas 2 pour cent de la teneur totale en gras.

(2) Les conseils doivent veiller à ce que la teneur en gras trans des aliments, des boissons ou des ingrédients, autres que des huiles végétales ou margarines molles tartinables, qui sont vendus dans leurs écoles ou qui sont utilisés comme ingrédients dans la préparation, dans celles-ci, d'aliments ou de boissons qui y sont vendus ne dépasse pas 5 pour cent de la teneur totale en gras.

Dispenses des exigences relatives aux gras trans

2. (1) Les exigences relatives à la teneur en gras trans indiquées à l'article 1 ne s'appliquent pas aux conseils à l'égard des aliments, des boissons ou des ingrédients suivants :

- a) ceux dont les gras trans proviennent exclusivement de viande de ruminants ou de produits laitiers;
- b) ceux qui sont vendus à des personnes se trouvant sur des lieux scolaires à une fin autre qu'une fin scolaire;
- c) ceux qui sont vendus dans une école lors d'une journée que le directeur de l'école a désignée comme journée spéciale pour l'école.

(2) Le directeur de l'école consulte le conseil d'école au sujet de la désignation de journées spéciales pour l'école.

(3) Le nombre maximal de journées qui peuvent être désignées comme journées spéciales pour l'école au cours d'une année scolaire est le moindre de 10 et du nombre fixé par le conseil à cette fin, le cas échéant.

Entrée en vigueur

3. Le présent règlement entre en vigueur le 1^{er} septembre 2008.

Made by:
Pris par :

La ministre de l'Éducation,

KATHLEEN O'DAY WYNNE
Minister of Education

Date made: June 12, 2008.
Pris le : 12 juin 2008.

26/08

NOTE: Consolidated regulations and various legislative tables pertaining to regulations can be found on the e-Laws website (www.e-Laws.gov.on.ca).

REMARQUE : Les règlements codifiés et diverses tables concernant les règlements se trouvent sur le site Lois-en-ligne (www.lois-en-ligne.gouv.on.ca).

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